

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

		Case No. 1:13-cv-05795
IN RE: STERICYCLE, INC.,)	
STERI-SAFE CONTRACT LITIGATION)	MDL No. 2455
)	
)	Judge Robert W. Gettleman

ADDITIONAL STATUS REPORT REGARDING OPT-OUT REQUESTS

Stericycle, Inc. (“Stericycle”) and Beck Redden LLP (“Beck Redden”), by and through their respective counsel, hereby submit the following additional status report to advise the Court of the current status of discussions regarding a subset of Beck Redden clients that either have not yet submitted a cure or had submitted a late cure:

A. JOINT FACTUAL STATEMENT¹

In the process of reviewing requests for exclusion and compiling the Opt Out List in connection with this Settlement, the Class Action Settlement Administrator brought to the attention of Stericycle and Plaintiffs Lyndon Veterinary Clinic, PLLC, et al. (collectively, the “Parties”) certain issues with respect to some requests for exclusion; namely:

- Requests for exclusion in which certain entities attempted to opt out on behalf of other members of the Class by signing one request for exclusion and attaching a list of other entities that were purportedly covered by that same proposed request for exclusion (“mass opt outs”);
- Requests for exclusions that were not signed by the member of the class; and
- Requests for exclusion that could not be matched to the Class records.

¹ Unless stated otherwise, all capitalized terms have the same meaning ascribed to them in the Settlement Agreement, which was attached to the Declaration of Steve W. Berman in support of Plaintiffs’ motion for preliminary approval. See Settlement Agreement (Dkt. #306-1).

See Joint Motion (Dkt. #369) at ¶ 3. As detailed in the Joint Motion, the Parties believed these requests for exclusions failed to comply with the requirements stated in the Settlement Agreement for properly opting out. See id. at ¶¶5-14.

The Parties then sought an order from the Court that would allow those entities that submitted requests for exclusions signed by counsel and those that did not match the class data an opportunity cure the identified deficiency. See Joint Motion (Dkt. #369) at ¶¶ 11-14. The Parties also sought an order from the Court that the “mass opt outs” should not be permitted to cure their deficient request. See id. at ¶¶ 5-10. The Court granted the Parties’ motion on March 1, 2018. See March 1, 2018 Order (Dkt. #372).

Beck Redden represents a number of clients whose interests are implicated by the Settlement, and Beck Redden submitted opt-out notices on behalf of those clients on January 22, 2018 (Dkt #379-1). When Beck Redden learned of the March 1, 2018 Order, it filed an emergency motion for reconsideration on March 8, 2018, just prior to the Fairness Hearing. See Emergency Motion (Dkt. #379). The Court and the Parties addressed Beck Redden’s motion in detail at the Fairness Hearing, and as a result of those discussions, the Parties agreed to allow those entities identified as “mass opt outs” an opportunity to cure the defect and sought approval from the Court to send a letter to those “mass opt outs,” identifying the deficiency and providing the member of the Class ten (10) days to correct the deficiency and submit a valid request for exclusion. See Joint Motion to Approve Letter to Opt Outs (Dkt. #384). On March 14, 2018, the Court granted the Parties’ request and approved the letter to be sent to the “mass opt outs.” See March 14, 2018 Order (Dkt. #386).

On March 19, 2018, the Class Action Settlement Administrator sent the letters, and all letters were copied to counsel by email if counsel were known. See Garr Decl. (Dkt. #408-1) at ¶¶ 6-7. The purported opt outs and their attorneys had until March 29, 2018 to cure any deficiencies and to return valid requests for exclusion to the Class Action Settlement Administrator. See id.

Following the cure period, Beck Redden and the Parties have worked constructively to address any remaining issues with respect to Beck Redden's clients. As a result of those discussions, a dispute remains with respect to only forty-four (44) requests for exclusions submitted by Beck Redden. Of the requests that remain disputed, forty (40) did not submit any cure and the Parties believe that they remain deficient: thirty-one (31) are signed only by an attorney, fifteen (15) were deemed "mass opt outs" and six (6) fall into both categories. See Garr Decl. (Dkt. #408-1) at ¶8 & Ex. D. The final four (4) requests for exclusion were submitted late. See id. Beck Redden disputes that these requests are or remain deficient.

Stericycle and Beck Redden submit their positions regarding the disputed opt outs below.

B. BECK REDDEN'S POSITION

1. Beck Redden respectfully submits that the original opt-out notices of its clients were valid, and thus the failure of these 44 clients to tender timely cures is legally immaterial. Beck Redden does not wish to frustrate the class settlement, but simply to protect the rights of its clients who chose to opt out. The total value assigned to these 44 clients in the settlement appears to be less than \$50,000.

2. It is settled that "each class member in actions for money damages is entitled as a matter of due process to personal notice and an opportunity to opt out of the class action."

Lemon v. Int'l Union of Operating Engineers, Local No. 139, 216 F.3d 577, 580 (7th Cir. 2000). Thus, courts should not place onerous burdens on class members who wish to opt out; if a person

or entity has fairly indicated its desire not to be bound by a class settlement, courts should respect that decision.

3. The Parties' principal objection appears to be that the original opt-outs were signed by attorneys rather than by clients, but neither the settlement and class notice nor the caselaw prohibits attorneys from signing opt-out forms on behalf of their clients. As a general rule, an attorney may sign an opt-out request on behalf of the client. Because attorneys have the power to sign documents on their clients' behalf, "the legal propriety of attorneys signing their clients' opt-out requests cannot be impugned." In re Gen. Am. Life Ins. Co. Sales Practices Litig., 268 F.3d 627, 635 (8th Cir. 2001), vacated on other grounds sub nom. Henderson v. Gen. Am. Life Ins. Co., 536 U.S. 919 (2002).

4. This general rule can be varied if a court order regarding class notice expressly advises absent class members that attorneys cannot act on their behalf, such as by language requiring opt-outs to "include the Class Member's signature (*an attorney's signature is not sufficient*)," Muzuco v. Re\$ubmitIt, LLC, No. CV 11-62628-CIV, 2014 WL 11531784, at *2 (S.D. Fla. June 25, 2014) (emphasis added), or by language requiring opt-out forms to "be personally signed by the Settlement Class Member requesting exclusion." Hallie v. Wells Fargo Bank, N.A., No. 2:12-CV-00235-PPS, 2015 WL 1914864, at *2 (N.D. Ind. Apr. 27, 2015) (emphasis added). But here, the settlement notice only requested "your signature" from members who wished to opt out. Given the due process principles at stake, this language was not sufficiently explicit to alter the general rule. For this reason, the original opt-outs signed by counsel were valid.

5. Contrary to the Parties' claim, these are not "mass opt-outs." The general prohibition on "mass" or "class" opt-outs stems from policy concerns that attorneys should not be allowed to exercise rights they do not actually possess by opting out class members they do not represent. E.g., Hanlon v. Chrysler Corp., 150 F.3d 1011, 1024 (9th Cir. 1998); Moulton v. U.S. Steel Corp., 581 F.3d 344, 355 (6th Cir. 2009). That concern is valid in the context of opt-out notices filed by counsel on behalf of an uncertified putative class, e.g., Hanlon, 150 F.3d at 1024, but that is not what happened here.

6. Parent corporations are entitled to opt out multiple business offices. Similarly, courts allow parent companies to opt out their affiliates and subsidiaries. See, e.g., Thomas J. Lipton, Inc. v. Owens-Illinois, Inc., 89 C 6038, 1990 WL 8680, at *2 (N.D. Ill. Jan. 17, 1990) (opt-out of corporate affiliates is proper if request "can reasonably be read to include them and [the party signing the notice] had legal authority to speak for them"); In re TFT-LCD (Flat Panel) Antitrust Litig., 37 F. Supp. 3d 1102, 1106 (N.D. Cal. 2014) (allowing parent to opt out on behalf of non-operating subsidiary despite not mentioning subsidiary by name in request). Accordingly, Beck Redden respectfully submits that the original opt-out notices sent on behalf of corporate subsidiaries and affiliates were not "mass opt outs," and were valid.

7. If the Court agrees that the original opt-outs were valid, it will be unnecessary to address the distinct position of the few Beck Redden clients who tendered their "cure" notices after the 10-day period. Otherwise, Beck Redden asks that their notices be accepted even if tardy. See MANUAL FOR COMPLEX LITIGATION § 21.321 (4th ed. 2004), 2004 WL 258809 ("The judge may treat as effective a tardy election to opt out."). Beck Redden contacted all its clients immediately upon learning of the 10-day cure period and requested the information required by the Court. Those clients whose cures were tendered late attempted to return their information to

Beck Redden before the deadline but encountered communication difficulties. Beck Redden did not tender those cures immediately, planning to raise the issue at the hearing, but did so after Stericycle's counsel asked that any late cures be sent to the Administrator. See Price Dec. at ¶¶ 2-13.

C. STERICYCLE'S POSITION

Stericycle respectfully submits that the Court has already determined that requests for exclusion that were signed only by an attorney and those that attempted to opt out on behalf of other members of the class failed to comply with the requirements stated in the Settlement Agreement for properly opting out. See March 14, 2018 Order (Dkt. #386); March 1, 2018 Order (Dkt. #372); Joint Motion (Dkt. #369) at ¶¶5-14 & Ex. A at ¶ 12; Settlement Agreement (Dkt. #306-1) at § VI. Beck Redden has not provided any reason to reconsider the Court's prior orders. See disc. infra at 6-10.

Attorney-signed requests for exclusion violate the directions in the Class Action Notice, which was incorporated into both the Settlement Agreement and the Preliminary Approval Order and which clearly requires the signature of the member of the Class. See Joint Motion (Dkt. #369) at Ex. A at ¶ 12. Indeed, the Class Action Notice specifically directs that “[i]n the letter, you must include your name (or the name of your business that was a Stericycle customer), address and your signature.” Id. (emphasis supplied). The Class Action Notice is provided to members of the Class (not their attorneys), and as such, “you” is plainly used throughout the notice to refer to the member of the Class. See id. at Ex. A at passim. There is no reasonable reading of this sentence that would lead to the conclusion that a request for exclusion could be signed by an attorney rather than by a member of the Class. See id. at Ex. A at ¶ 12.

To that end, multiple courts have rejected opt out requests that were signed solely by an attorney, noting that allowing attorneys to act for class members undermines the purposes of class settlements:

The purpose of requiring the class member to actually sign the opt out—as opposed to allowing a lawyer to sign it for her—is to give assurance to the defendants that the class member does not wish to be bound by the settlement. . . .

Class actions and class settlements would lose their effectiveness if internal struggles among different plaintiffs’ lawyers and factions of plaintiffs were paired with an easy way to fragment the class. Requiring a personally signed, individual request for exclusion from class settlement heightens the likelihood that each class plaintiff will make an informed, individualized decision whether to opt out, and courts want to encourage this careful decision making process.

Hallie v. Wells Fargo, 2015 WL 1914864, at *4 (N.D. Ind. 2015); see also Moulton v. U.S. Steel Corp., 581 F.3d 344, 347-48 (6th Cir. 2009) (rejecting opt out requests signed only by an attorney, but allowing the client an opportunity to cure); In re Jevic Holding, 2010 WL 3431985, at *3 (Bankr. D. Del. 2010) (same); In re Host Am. Corp. Sec. Litig., 2008 WL 4425932, at *3 (D. Conn. 2008) (same).²

And the concern that the attorney is appropriately acting for the client is not merely an academic one. See, e.g., Moulton, 581 F.3d at 355 (“Given the real risk that the attorney-signed opt-out forms did not reflect the wishes of class members, the district court appropriately exercised its power by requiring individually signed opt-out forms (and rejecting the attorney-

² Despite Beck Redden’s representation, it is not a “general rule” that attorneys may sign a request for exclusion on behalf of a client. See disc. supra at 4. As has been noted by multiple courts, nothing in In re Gen. Am. Life Ins. Co. Sales Practices Litig., 268 F.3d 627, 635 (8th Cir. 2001) requires a court to accept requests for exclusion that are signed by attorneys. See, e.g., Smith v. Seeco, Inc., 2017 U.S. Dist. LEXIS 217445, at *16 (E.D. Ark. 2017) (“It is true that the Eighth Circuit Court of Appeals has, in a case that was subsequently vacated on other grounds by the Supreme Court, recognized that a lawyer’s signature could stand in the place of a class member’s signature. . . . There is also clear authority reinforcing that district courts have discretion to evaluate the situation and proceed accordingly.”); Moulton, 581 F.3d at 355 (holding that no authority that “requires” courts to accept out-outs signed by attorneys). Instead, courts retain broad discretion in addressing opt outs requests. See id.

signed forms).”). For example, Stericycle understands that Beck Redden has not been able to reach the forty (40) clients who have not submitted cures. As such, Stericycle respectfully submits that there is reason to question whether those individuals and entities truly wish to pursue the requests for exclusion submitted by Beck Redden. See id.

In addition, on at least three occasions, a request for exclusion was submitted by both Beck Redden and Meyers and Flowers for the very same entity, creating obvious concerns. See Lally Decl., Ex. B, at ¶2. While these requests for exclusion were properly signed by the entity seeking exclusion, the fact that there were requests for exclusion for the same entity filed by unrelated sets of attorneys underscores the need to have the client sign the request for exclusion to ensure that the client’s wishes are being met. See, e.g., Moulton, 581 F.3d at 355. Similarly, on at least one occasion, a request for exclusion was submitted by Beck Redden on behalf of an entity that is named in one of the suits filed by Meyers and Flowers in Kane County. See Lally Decl., Ex. B, at ¶3. Again, the fact that the request for exclusion was submitted with an attorney signature that was different from the attorney that filed suit on behalf of the same entity that was purportedly opting out underscores the need for precision in ensuring that the requests for exclusion actually reflect the desire of the member of the class.

With respect to the “mass opt outs,” those opt outs were expressly barred by the Settlement and by well-settled law. See Joint Motion (Dkt. #369) at ¶¶ 5-10; see also Hanlon v. Chrysler, 150 F.3d 1011, 1024 (9th Cir. 1998) (“There is no class action rule, statute, or case that allows a putative class plaintiff or counsel to exercise class rights en masse, either by making a class-wide objection or by attempting to effect a group-wide exclusion from an existing class. Indeed, to do so would infringe on the due process rights of the individual class members, who have the right to intelligently and individually choose whether to continue in a suit as class

members.”); Sloan v. Winn Dixie Raleigh, 25 Fed. App’x 197, 198 (4th Cir. 2002); Johnson v. Hercules, 1999 U.S. Dist. LEXIS 23974, at *10-13 (S.D. Ga. 1999).

In addition, “mass” opt-outs would place significant burdens on the Class Action Settlement Administrator, which would have to verify corporate parent/subsidiary relationships and determine whether those subsidiaries were separate corporate entities (and thus should have been signed separately). See, e.g., Joiner v. Ryder Sys., 966 F. Supp. 1478, 1483 (C.D. Ill. 1996) (“In the State of Illinois (as in every state), ‘[a] corporation is a legal entity separate and distinct from its shareholders, directors, and officers.’ That same principle ‘applies even where one corporation wholly owns another and the two have mutual dealings.’”) (citation omitted); see also Abbott Laboratories v. CVS, 290 F.3d 854, 859 (7th Cir. 2002) (holding that where a subsidiary opted out of a settlement, but the parent company remained in the settlement and was bound by a release, the parent’s participation did not bind the subsidiary because “[o]nly the subsidiary’s board of directors or CEO can dismiss [the subsidiary’s] suit against Abbott”). And that expense would, of course, be borne by the Class, since the costs of administration is paid by the Settlement Fund. See Settlement Agreement (Dkt. #306-1) at § III(A). Accordingly, Stericycle submits that such requests for exclusion should be barred to the extent that they were not properly cured. See disc. supra at 6-9.³

For the reasons stated herein, Stericycle respectfully requests that the Court deny the Emergency Motion to Reconsider (Dkt. #379) and enter an order that all entities and individuals who did not submit proper and timely cures be “bound by all proceedings, orders and judgments

³ At this late date, Stericycle objects to allowing any late cure notices. Stericycle had offered to accept the late cure notices if Beck Redden agreed to withdraw its motion, but Beck Redden did not so agree. It appears that the majority of the late cures could have been mailed within the cure period or very shortly thereafter, but were not. As such, Stericycle does not believe that those individuals and entities have demonstrated excusable neglect.

in the Litigation" and they will otherwise be eligible to receive the benefits of the Settlement.

See March 14, 2018 Order (Dkt. #386); March 1, 2018 Order (Dkt. #372).

Dated: May 1, 2018

Respectfully submitted,

/s/ Kathleen P. Lally

Kathleen P. Lally One of the attorneys for
Defendant Stericycle, Inc.

Mark S. Mester

mark.mester@lw.com

Kathleen P. Lally

kathleen.lally@lw.com

LATHAM & WATKINS LLP

330 North Wabash Avenue, Suite 2800

Chicago, Illinois 60611

Telephone: (312) 876-7700

Facsimile: (312) 993-9767

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

EXHIBITS TO ADDITIONAL STATUS REPORT REGARDING OPT-OUT REQUESTS

EXHIBIT	DESCRIPTION
A	Declaration of Jennifer Price and Exhibits thereto
B	Declaration of Kathleen P. Lally and Exhibits thereto

EXHIBIT A

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

IN RE: STERICYCLE, INC., STERI-SAFE CONTRACT LITIGATION)	Case No. 1:13-cv-05795 MDL No. 2455 Judge Robert W. Gettleman
--	---	--

AFFIDAVIT OF JENNIFER PRICE

STATE OF TEXAS

COUNTY OF HARRIS

Before me, the undersigned authority, did personally appear Jennifer Price, who having been duly sworn, stated under oath:

1. "My name is Jennifer Price. I am more than eighteen years of age. I am an attorney licensed to practice law in the State of Texas and am Of Counsel with the law firm of Beck Redden LLP, ("Beck Redden"). I am the lawyer with principal responsibility for communicating with clients who opted out of the Stericycle class settlement. I am of sound mind and competent to make this affidavit.
2. On Monday, March 19, 2018, Beck Redden received, via email from GCG, a copy of over 600 individual deficiency letters purportedly mailed to Beck Redden clients that day. The letters set out a response deadline of March 29, 2018. Ex. A.
3. On March 20, 2018, Beck Redden sent a form email to all clients alerting them that OCG had mailed one or more deficiency letters to them and advising them to look for a future email from Beck Redden attaching "cured" opt out notices which would need to be executed and returned to Beck Redden. Ex. B

4. In the meantime, on March 20, 2018, I worked with Beck Redden staff to create an IT platform from which we could generate, send, and track customized letters to each client designed to cure the “deficiencies” identified in the deficiency letters. Beck Redden reviewed, categorized, and sorted more than 600 letters to account for each class member and each associated location or entity. Individual account numbers were manually populated in the revised opt-out letters to the extent that data was available in our files.
5. Beginning March 21, 2018 and continuing through March 23, 2018, Beck Redden sent over 350 individualized emails to clients from my email address which included a form cover letter, instructions, and an attachment that contained the specifically populated revised opt-out letter (or letters) necessary to cure the alleged defects. Clients were instructed to include account numbers (if not already populated), execute, and return the letter to Beck Redden by email, dropbox, or fax. Ex. C.
6. Beginning March 22, 2018 and continuing through March 29, 2018, I received and reviewed executed opt-out letters from clients. I followed up with clients on an individual basis if the revised executed opt-out notice lacked requested information. In many instances, clients did not have account information available to them on the short notice required by the March 29, 2018 deadline.
7. Additionally, I contacted each client who received a “mass opt-out” deficiency letter to discuss the evidence of “proof of ownership” requested in the deficiency letter. To assist clients, I generated a “Declaration of Ownership” affidavit, customized it, and sent it to each affected client to execute in addition to the revised opt-out letter.

8. Beginning March 26, 2018 and continuing through March 29, 2018, I followed up with clients on an individual basis to urge them to execute the revised opt-out letter. Most clients responded to these requests, but a few clients never responded despite my repeated efforts.
9. At the end of the day on March 29, 2018, Beck Redden forwarded “cure” notices on behalf of 316 clients (including SCI and other multiple entity/location clients). At that time, 33 clients had not responded.
10. Since March 29, 2018, I have received 5 more revised opt-out notices (“late-cures”) which I submitted to OCG on April 20, 2018. Based on email correspondence or telephone calls with counsel, I am aware that each of the clients who forwarded a late cure after March 29, 2018, either was unsuccessful in its attempt to forward the revised opt-out notice to Beck Redden or had just cause for their delay.
 - Niki Cronk faxed her opt-out notice to a number she believed to be Beck Redden, but Beck Redden did not receive the notice timely. I contacted Dr. Cronk prior to March 29, 2018, but she was on vacation at a remote hotel and unable to resend the revised opt-out letter until she returned from vacation. Ex. D.
 - Stanley Funeral Home also inadvertently faxed its revised opt-out letter to the wrong number and re-sent it later, after discovering the error. Ex. E.
 - Affordable Burial, Omega Funeral and Cremation, and Cutbirth & Sanderson all attempted to email the revised notice to Beck Redden timely but later learned that Beck Redden did not receive the letter. Thereafter, the opt-out letters were successfully sent. Ex. F-H.

11. I delayed forwarding the “late-cures” until April 20, 2018 for the following reasons. First, I was uncertain how many clients would submit letters after the deadline established by the court order, and I anticipated submitting all of the late-cure letters as a group for consideration at the time of the hearing on our clients’ Emergency Motion to Reconsider Request for Exclusion and Joint Motion to Enforce (see Doc. No. 369 and Doc. No. 372) which was initially scheduled for April 10, 2018. Second, I did not know the Administrator would consider the late-cure letters until a meet-and-confer call on April 19, 2018 between Beck Redden and Stericycle counsel, during which representatives of Beck Redden asked whether late cures would be considered and Stericycle’s counsel responded that it would be necessary to tender any proposed late cures to the Administrator for consideration.

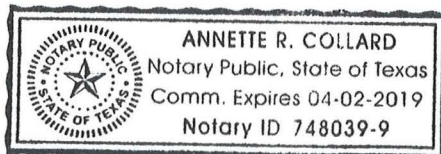
12. On April 20, 2018, I submitted to OCG the late cures received by clients to date. Beck Redden has not received any additional late cures, nor have we received any other instructions from the 28 clients who originally authorized opt-out notices but have not responded to requests for additional information.

FURTHER AFFIANT SAYETH NOT.”



Jennifer Price

SWORN TO AND SUBSCRIBED BEFORE ME, by Jennifer Price on this 30th day of April, to certify which witness my hand and seal of office.



Annette R. Collard
Notary Public – State of Texas

My Commission Expires: 04-02-2019

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

SYL

FORWARDING SERVICE REQUESTED

SYL0228893229



NICKI CRONK, DNP APRN, FNP-BC
YOUR FAMILY HEALTHCARE, LLC
14310 HIGHWAY 6
SANTA FE, TX 77517

Class Member No.: 302
Control No.: 2743324699

Date: March 19, 2018

Response Due Date: March 29, 2018

Re: Stericycle, Steri-Safe Contract Litigation, No. 13-cv-5795, MDL No. 2455

NOTICE OF DEFICIENT REQUEST FOR EXCLUSION

Dear NICKI CRONK, DNP APRN, FNP-BC:

You are receiving this letter because you submitted a request for exclusion from the *In Re: Stericycle, Steri-Safe Contract Litigation*.

As noted in Paragraph 38 of the Preliminary Approval Order (the “Order”), Class Members who wished to exclude themselves from the Settlement were required to submit a written request for exclusion by mail, postmarked by January 22, 2018, to the Settlement Administrator. Per Section VI of the Settlement Agreement and the requirements set forth in the Long Form Notice approved by the Court, written requests for exclusion must include your name (or the name of your business that was a Stericycle customer), address, and your signature. Requests for exclusions not individually signed by the Class Member are not allowed. The request submitted on behalf of the above Class Member was not signed by the Class Member but was signed by counsel. The Court has determined that attorney-signed exclusions are invalid, but is providing an opportunity to cure the deficiency by providing a request for exclusion signed by the Class Member (or an authorized officer, director, manager, or employee of the Class Member) within the time allotted.

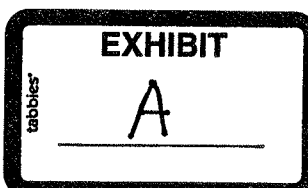
Please submit a signed and valid request for exclusion postmarked no later than March 29, 2018. Please reference the GCG Class Member number listed at the top of this letter in your request and return the updated request with a copy of this letter.

Please note that if you do not timely respond, your request will be deemed invalid and you will be bound by the terms of the Settlement.

If you have questions about the above, please contact the Settlement Administrator at questions@StericycleClassAction.com. You may also view the Order, Settlement Agreement, and Long Form Notice at www.StericycleClassAction.com.

Sincerely,
Settlement Administrator

cc: Attorney of Record for Class Member



Jennifer Price

From: Jennifer Price
Sent: Tuesday, March 20, 2018 1:45 PM
To: Undisclosed Recipient
Cc: Joseph V. Gibson
Subject: Stericycle: Urgent Notice - Action Required – Deadline March 27, 2018

Stericycle: Urgent Notice

Action Required – Deadline March 27, 2018

Beck Redden timely filed on your behalf a notice of intent to opt-out of the Class Action Settlement.

Class Counsel and the Defendants have obtained orders from the Court clarifying, or adding, to the opt-out requirements. We do not agree with the new conditions; however, we believe the safest course is to comply to the extent it is possible to do so in the short time that has been provided.

Beck Redden is preparing for your signature an amended request to opt-out, which you will receive from me via email from me by Friday of this week.

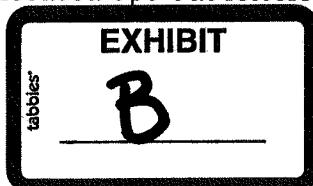
In order to protect your right to opt-out of the Class Action Settlement, you must have an authorized officer, director, manager or employee sign that letter and return it to me no later than Tuesday, March 27, 2018.

You will likely receive by mail a letter from the Settlement Administrator describing the asserted deficiency(ies) in your prior opt-out. That letter will show a deadline of March 29, 2018. **Please disregard that deadline. If you get your letter to me via email by March 27, 2018, we will ensure it gets timely mailed.**

WHAT TO DO:

- 1) Look for an email from me and an attached amended opt-out letter for your company or companies.
- 2) Upon receipt, execute each and every opt-out letter attached to the email and immediately return to me via email or fax. The Court is requiring a separate letter be executed for each location.
- 3) In some instances, when Stericycle could not match your company to a Class Member record the deficiency letter requests that you provide your customer account number and/or any additional names or addresses for the requested exclusion. Please provide that information with the signed opt-out letter.

Time is of the essence. I need the executed letters returned to me no later than March 27, 2018.
Beck Redden will send the individually executed opt-out letters to the Claims Administrator.



Please contact me with any questions.

JENNIFER PRICE

Of Counsel

Beck Redden LLP

(713) 951-6298 phone

(713) 951-3720 fax

Beck|Redden_{LLP}

1221 McKinney Street | Suite 4500 Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckreddden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and immediately notify the sender by reply email or by calling 713.951.3700, so that our address record can be corrected. Thank you.

Jennifer Price

From: Jennifer Price
Sent: Wednesday, March 21, 2018 10:45 PM
To: 'jessica.rodriguez@foundationpartners.com'
Cc: Stericycle Litigation
Subject: Urgent Request - Stericycle Litigation CM No 219
Attachments: 219_Cremation Society Of Mn - Brooklyn Park_Revised Opt Out Letter.pdf

Note: This matter is Court-ordered and time sensitive – executed letters must be returned to Beck Redden by March 27, 2018.

I am attaching one or more letters that must be signed by a person authorized to sign on behalf of the company referenced in the letter.

As indicated by the signature line on the attached letter(s), please also write in the title of the person signing the letter. It is fine for you to edit and initial the letters to provide for the signature of an alternative authorized person (along with the person's title).

Pursuant to the Court's order, if more than one letter is attached, an authorized person must sign each of the letters, even though it might seem redundant.

Please make an effort to locate your Stericycle account number that will appear on a recent invoice and fill in the space in the attached letter. If you cannot locate that number, please return the signed letter to us and then update us with that information once you have obtained it.

Please execute and return attached opt-out notice(s) ASAP and no later than March 27, 2018. Please return to us by email at Stericyclelitigation@beckredden.com. You may also return the executed opt-out agreements directly to me or return them by fax at (713) 951-3720. For your convenience, you may also upload the executed opt-out notices to our secure FTP site at the following link: <https://files.beckredden.com/u/PJz6dCtNjG>.

Again, this is Court-ordered and extremely time-sensitive. If you have any questions, please email me directly or reach me by telephone.

Very truly yours,

JENNIFER PRICE

Of Counsel

Beck Redden LLP

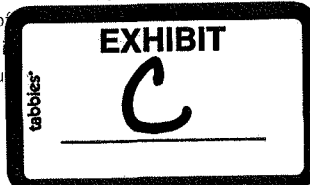
(713) 951-6298 · phone
(713) 951-3720 · fax

Beck | Redden

1221 McKinney Street · Suite 4500 · Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckredden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is unauthorized.



Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Your Family Healthcare, LLC
Santa Fe, TX 77517
Class Member No. - 302
Class Member Name - Nicki Cronk, Dnp Aprn, Fnp-Be

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Your Family Healthcare, LLC will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

Niki Cronk

(Printed Name)

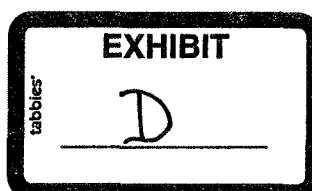
Your Family Healthcare, LLC
14310 Highway 6
Santa Fe, TX 77517
(832)704-1622

Account No./Customer No. (if known): _____

I affirm that I have authority, and am authorized, to sign on behalf of Your Family Healthcare, LLC.

Signature: Niki
Printed Name: Niki Cronk
Title: Owner

Your Family Healthcare, LLC
Date: 3/31/2018



Jennifer Price

From: Niki Cronk <nikicronk@gmail.com>
Sent: Thursday, March 29, 2018 12:17 PM
To: Jennifer Price
Subject: Re: URGENT NOTICE - Niki Cronk

I don't know. I'm not at the office to look

On Thu, Mar 29, 2018, 12:14 PM Jennifer Price <jprice@beckredden.com> wrote:

What time did it say it went through?

JENNIFER PRICE

Of Counsel

Beck Redden LLP
(713) 951-6298 | phone
(713) 951-3720 | fax



1221 McKinney Street | Suite 4500 | Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckredden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and immediately notify the sender by reply email or by calling 713.951.3700, so that our address record can be corrected. Thank you.

From: Niki Cronk <nikicronk@gmail.com>
Sent: Thursday, March 29, 2018 12:13 PM
To: Jennifer Price <jprice@beckredden.com>
Subject: Re: URGENT NOTICE - Niki Cronk

The fax didn't go through? It shows it did on my side. I can see if my hotel has a printer and fax machine or a way to mail it

On Thu, Mar 29, 2018, 12:10 PM Jennifer Price <jprice@beckredden.com> wrote:

Can you sign it and get it in the mail yourself?

JENNIFER PRICE

Of Counsel

Beck Redden LLP

(713) 951-6298 | phone

(713) 951-3720 | fax



1221 McKinney Street | Suite 4500 | Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckredden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and immediately notify the sender by reply email or by calling 713.951.3700, so that our address record can be corrected. Thank you.

From: Niki Cronk <nikicronk@gmail.com>
Sent: Thursday, March 29, 2018 11:56 AM
To: Jennifer Price <jprice@beckredden.com>
Subject: Re: URGENT NOTICE - Niki Cronk

I'm actually out of town....

On Wed, Mar 28, 2018, 5:31 PM Jennifer Price <jprice@beckredden.com> wrote:

Niki,

I checked with the copy center, and they do not have a record of receiving it. Sorry for the bother, but can you send it again?

Thanks,

JENNIFER PRICE

Of Counsel

Beck Redden LLP
(713) 951-6298 | phone
(713) 951-3720 | fax



1221 McKinney Street | Suite 4500 | Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckredden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and immediately notify the sender by reply email or by calling 713.951.3700, so that our address record can be corrected. Thank you.

From: Jennifer Price
Sent: Wednesday, March 28, 2018 5:03 PM
To: Niki Cronk <nikicronk@gmail.com>
Cc: Jennifer Price <jprice@beckredden.com>; Cyndi Obuz <cobuz@beckredden.com>
Subject: RE: URGENT NOTICE - DEADLINE TO RETURN OPT OUT FORMS IS TOMORROW MARCH 29

Niki,

Thanks for responding. I will follow up with copy center. It is also possible that you have more than one account, and we only received one signed form.

JENNIFER PRICE
Of Counsel

Beck Redden LLP
(713) 951-6298 | phone
(713) 951-3720 | fax



1221 McKinney Street | Suite 4500 | Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckredden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and immediately notify the sender by reply email or by calling 713.951.3700, so that our address record can be corrected. Thank you.

From: Niki Cronk <nikicronk@gmail.com>
Sent: Wednesday, March 28, 2018 4:59 PM
To: Jennifer Price <jprice@beckredden.com>
Subject: Re: URGENT NOTICE - DEADLINE TO RETURN OPT OUT FORMS IS TOMORROW MARCH 29

I faxed this yesterday. Did you receive it?

On Wed, Mar 28, 2018, 4:54 PM Jennifer Price <jprice@beckredden.com> wrote:

Last week – sometime between March 21 and March 23 - you received via email from me forms that are required for you to sign and return to my office. **The deadline to return the forms is tomorrow March 29, 2018 at noon.**

We need to process the forms internally and prepare them for mailing to be post-marked by the end of the day tomorrow.

If you do not return signed opt-out forms by noon March 29, 2018, you may be bound to the class action settlement, and your rights to pursue claims against Stericycle outside of the class may be extinguished.

If you have any questions or need me to resend the necessary opt-out forms, please contact me immediately.

Very truly yours,

JENNIFER PRICE

Of Counsel

Beck Redden LLP
(713) 951-6298 | phone
(713) 951-3720 | fax



1221 McKinney Street | Suite 4500 | Houston, Texas 77010-2010

[website](#) | [bio](#) | [linkedin](#) | [vCard](#) | [map](#) | jprice@beckredden.com

CONFIDENTIALITY NOTICE: Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this e-mail message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, or the employee or agent responsible to deliver it to the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and immediately notify the sender by reply email or by calling 713.951.3700, so that our address record can be corrected. Thank you.

Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Stanly Funeral Home, Inc.
Albemarle, NC 28001
Class Member No. - 1123645
Class Member Name - Stanly Funeral Home

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Stanly Funeral Home, Inc. will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

William S. Aldridge, III
(Printed Name)
Stanly Funeral Home, Inc.
PO Box 207, 1835 Badin Road
Albemarle, NC 28001
(704) 982-8134

Account No./Customer No. (if known): 8206801

I affirm that I have authority, and am authorized, to sign on behalf of Stanly Funeral Home, Inc..

Signature: William S. Aldridge, III
Printed Name: William S. Aldridge, III
Title: President

Stanly Funeral Home, Inc.
Date: 3/28/2018



Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Affordable Burial & Cremation Service
Austin, TX 78754
Class Member No. - 1064197
Class Member Name - Affordable Burial & Cremation

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Affordable Burial & Cremation Service will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

Robert J. Fulton

(Printed Name)

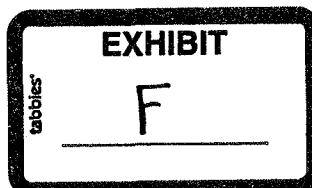
Affordable Burial & Cremation Service
13009 Dessau Road, Suite M
Austin, TX 78754
(512) 354-25009

Account No./Customer No. (if known): _____

I affirm that I have authority, and am authorized, to sign on behalf of Affordable Burial & Cremation Service.

Signature: 
Printed Name: Robert J. Fulton
Title: Owner

Affordable Burial & Cremation Service
Date: 3/29/2018



Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Omega Funeral & Cremation Service
Portland, OR 97233
Class Member No. - 1152191
Class Member Name - Omega Funeral & Cremation Svcs

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

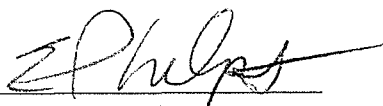
I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Omega Funeral & Cremation Service will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

Erin Phelps
(Printed Name)
Omega Funeral & Cremation Service
223 SE 22nd Avenue
Portland, OR 97233
(503) 231-6030

Account No./Customer No. (if known): _____

I affirm that I have authority, and am authorized, to sign on behalf of Omega Funeral & Cremation Service.

Signature: 
Printed Name: Erin Phelps
Title: Owner

Omega Funeral & Cremation Service
Date: 3/ 27/2018



Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Cutbirth & Sanderson
Magnolia, TX 77355
Class Member No. - 1162843
Class Member Name - Cutbirth & Sanderson

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Cutbirth & Sanderson will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

Preston Cutbirth
(Printed Name)
Cutbirth & Sanderson
827 Magnolia Blvd. No. 1
Magnolia, TX 77355
(281) 356-3721

Account No./Customer No. (if known): 5008720

I affirm that I have authority, and am authorized, to sign on behalf of Cutbirth & Sanderson.

Signature: Preston Cutbirth
Printed Name: Preston Cutbirth
Title: Owner/Partner

Cutbirth & Sanderson
Date: 3/21/2018

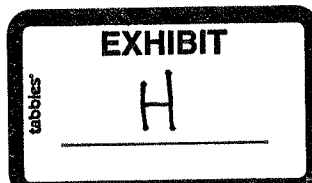


EXHIBIT B

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

)	Case No. 1:13-cv-05795
IN RE: STERICYCLE, INC.,)	MDL No. 2455
STERI-SAFE CONTRACT LITIGATION)	
)	Judge Robert W. Gettleman
)	

DECLARATION OF KATHLEEN P. LALLY

I, Kathleen P. Lally, declare and state as follows:

1. I am an attorney admitted to practice law in the State of Illinois. I am Counsel with the law firm of Latham & Watkins LLP and counsel for Defendant Stericycle, Inc. (“Stericycle”) in the above-captioned multidistrict litigation (the “MDL”). This declaration is based upon my first-hand knowledge, review of relevant documents and information provided by the Class Action Settlement Administrator. If called upon to do so, I could and would testify competently thereto.¹

2. On at least three occasions, a request for exclusion was submitted by both Beck Redden and Meyers and Flowers for the same entity. For example, requests for exclusions were submitted for Thomae-Garza Funeral Directors, Garza Memorial Funeral Home and Bullock Funeral Home by both Beck Redden and Meyers and Flowers.

3. In addition, a request for exclusion was submitted by Beck Redden on behalf of Albuquerque Central Care Center, which is named in one of the suits filed by Meyers and Flowers in Kane County. See Carriage Services, et al. v. Stericycle, Case No. 18-L-108 (Circuit

¹ Unless stated otherwise, all capitalized terms have the same meaning ascribed to them in the Settlement Agreement, which was attached to the Declaration of Steve W. Berman in support of Plaintiffs’ motion for preliminary approval. See Settlement Agreement (Dkt. #306-1).

Court For The Sixteenth Judicial Circuit, Kane County, Illinois). This request for exclusion was deemed deficient in that it was signed by an attorney and it was part of a “mass” opt out.

4. True and correct copies of the requests for exclusions submitted by Thomae-Garza Funeral Directors, Garza Memorial Funeral Home, Bullock Funeral Home and Albuquerque Central Care Center are attached hereto as Exhibit 1.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on May 1, 2018 in Chicago, Illinois.

Respectfully submitted,

/s/ Kathleen P. Lally
Kathleen P. Lally

EXHIBIT 1

MEYERS & FLOWERS LLC

PRINCIPALS
TED A. MEYERS
PETER J. FLOWERS
CRAIG D. BROWN
RYAN P. THERIAULT

3 NORTH SECOND STREET, SUITE 300
ST. CHARLES, ILLINOIS 60174
PHONE (630) 232-6333
FACSIMILE (630) 845-8982
www.meyers-flowers.com

CHICAGO OFFICE
225 W. WACKER DRIVE
SUITE 1515
CHICAGO, ILLINOIS 60606
(312) 214-1017

January 22, 2018

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515



Re: *In re: Stericycle, Inc. Steri-Safe Contract Litigation*

Dear Jacqueline Brasfield, Jennifer Slemp, and Brian Pinkerton:

Thank you for your confirmation email regarding the Opt-Out forms mailed on January 19, 2018. Enclosed pleased find the seventh batch of individually executed Opt-Out forms for each of the individuals and business entities listed in this letter. Per your instruction, we will send an email to all of you with a PDF of the executed Opt-Out forms, a copy of this letter, and an Excel file with a list of each client. Thank you in advance for confirming that the Opt-Out forms were received and accepted.

Very Truly Yours,

A handwritten signature in black ink, appearing to read "P J Flowers".

Peter J. Flowers, Esq.
MEYERS & FLOWERS, LLC

Stericycle Client
Albuquerque Center for Plastic Surgery, PC
All Creatures Animal Hospital
Amigone Funeral Home, Inc.
Animal Emergency Center of the Quad Cities, LTD
Asthma & Allergy Center Ltd.
Bayview Dental, Inc.
Billingsley Funeral Homes, Inc.
BMK Veterinary Associates PC
Bullock Funeral Home Inc.
Center of Endodontics
Dental Studio of Carrollton
Derinda Bland/ Felix Cauthen Funeral Home
Donald Martens & Sons Ambulance Service, Inc.
Dr. Ray C. McMillon; Family & Cosmetic Dentistry

Dr. Todd D. Manolis D.D.S.
Enea Funeral Homes, Inc.
Fillipini DDS PC
Gary B. Schultz, DMD, PC
Healthy Smiles
Hodges Foot and Ankle Dr. Jason Manuel DPM PA
Jerome J Gardner DDS PC
JJ Dental
Kennebек Valley Family Dentistry
Kenneth Griffin/Clark-Griffin Funeral Co, Pigs Flying LLC, Griffin Funeral Home (2)
Kids Healthy Teeth
Lake City Family Dentistry
Lawrence P. Schmakel DDS Inc.
Maria Faklaris, D.D.S.
Mesa Family Practice
Michael Spataro D.M.D.
Morton's Mortuary, Inc.
Mullins Memorial Funeral Home & Cremation Service
Nautilus Society
Neptune Society of Central California
Nicholson Funeral Home
Occupational Medicine
Occupational Medicine of South Louisiana
Orthopaedic Surgical Associates
Paris Henry County Clinic, S.C.; Terry O. Harrison, M.D.
Passport Health of Tampa Bay
Plastic Surgery Institute/ Steven M Morris MD
Premier Orthopedics, PA aka Maryland Orthopedics, P.A.
Primary Care Physicians of Hollywood
Robert R. Thousand III DDS/ Dr. Robert R. Thousand III, P.A.
SDM Medical, Inc.
South Brevard Funeral Home
St. Peters Bone & Joint Surgery, Inc., DBA Advanced Bone & Joint
Tien Q. Nguyen, MD INC
Washington Professional Center
Wound Care Management Specialists
WW Jackson Funeral Home

STERICYCLE CLASS ACTION “OPT OUT” FORM

In re: Stericycle, Inc., Steri-Safe Contract Litigation

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS
Case No. 13-C-5795, MDL No. 2455

By completing, signing, and returning this form I confirm that I request to be excluded from the Settlement in *In re: Stericycle, Inc., Steri-Safe Contract Litigation, Case No. 13-C-5795, MDL No. 2455*. I have reviewed and understand the Notice of Proposed Settlement of Class Action Involving Stericycle, Inc. (“Class Notice”). I understand that with this exclusion instruction (“Opt Out”) that I shall not share in any recovery obtained by judgment on behalf of the Stericycle Federal Class Action.

Bullock Funeral Home Inc

Name of Individual and/or Business that was a Stericycle customer

DD Bree

Signature

L. Marvin Bullock

Printed Name

1190 Wilson Hall Road, Suwanee, S.C.

Address

2011/2

11/01/2018

Date



1007



U.S. POSTAGE
PAID
SAINT CHARLES, IL
60175
JAN 22, 18
AMOUNT
\$0.95
R2303S101167-30



UNITED STATES POSTAGE
PITNEY BOWES
02 1P \$ 023.750
0001823196 JAN 22 2018
MAILED FROM ZIP CODE 60174



EG746222759US

PRESS HARD. YOU ARE MAKING 3 COPIES.

ORIGIN (POSTAL SERVICE USE ONLY)		
PO ZIP Code <i>60175</i>	Day of Delivery <input checked="" type="checkbox"/> Next <input type="checkbox"/> 2nd <input type="checkbox"/> 2nd Del Day	Postage <i>S</i>
Date Accepted <i>1/21/18</i>		Scheduled Date of Delivery <i>1/21/18</i>
Month <i>1</i> Day <i>21</i>		Return Receipt Fee <i>S</i>
Scheduled Time of Delivery <input checked="" type="checkbox"/> Noon <input type="checkbox"/> 3 PM		COD Fee <i>S</i>
Military		Insurance Fee <i>S</i>
<input type="checkbox"/> 2nd Day <input type="checkbox"/> 3rd Day		Total Postage & Fees <i>S</i>
Int'l Alpha Country Code <i>US</i>		Acceptance/Emp. Initials <i>SG</i>
Flat Rate <input type="checkbox"/> or Weight <i>lbs. 0.0 ozs.</i>		

FROM: (PLEASE PRINT) PHONE ()

FOR PICKUP OR TRACKING
Visit WWW.USPS.COM
Call 1-800-222-1811



+ Money Back Guarantee for U.S. destinations only.

VISIT US AT **USPS.COM**[®]
ORDER FREE SUPPLIES ONLINE



UNITED STATES
POSTAL SERVICE

**EXPRESS
MAIL**

UNITED STATES POSTAL SERVICE

Addressee Copy

Label 11-B, March 2004

Post Office To Addressee

DELIVERY (POSTAL USE ONLY)		
Delivery Attempt	Time	<input type="checkbox"/> AM <input type="checkbox"/> PM
Mo. <i>Day</i>		Employee Signature
Delivery Attempt	Time	<input type="checkbox"/> AM <input type="checkbox"/> PM
Mo. <i>Day</i>		Employee Signature
Delivery Date	Time	<input type="checkbox"/> AM <input type="checkbox"/> PM
Mo. <i>Day</i>		Employee Signature

CUSTOMER USE ONLY

<input type="checkbox"/> WAIVER OF SIGNATURE (Domestic Mail Only) Additional merchandise insurance is void if customer requests waiver of signature.
I wish delivery to be made without obtaining signature of addressee or addressee's agent (if delivery employee judges that article can be left in secure location) and I authorize that delivery employee's signature constitutes valid proof of delivery.

<input type="checkbox"/> NO DELIVERY Weekend <input type="checkbox"/> Holiday <input type="checkbox"/> Mailer Signature
--

TO: (PLEASE PRINT) PHONE (<i> </i>)
ZIP + 4 (U.S. ADDRESSES ONLY. DO NOT USE FOR FOREIGN POSTAL CODES.) <i> </i>
FOR INTERNATIONAL DESTINATIONS, WRITE COUNTRY NAME BELOW. <i> </i>



1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

January 19, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

On Behalf of: **Bullock Funeral Home (SC)**

Dear Sir or Madam:

I want to exclude **Bullock Funeral Home (SC)** and all of its affiliates and subsidiaries from the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455), hereinafter referred to as "Stericycle Class Action Settlement." I have been retained as outside counsel (attorney-in-fact) to represent **Bullock Funeral Home's (SC)** interests in the above matter, which gives me authority to exclude **Bullock Funeral Home (SC)** from the Stericycle Class Action Settlement.

My contact information is:

W. CURT WEBB
Position: Outside Counsel
Firm Name: BECK, REDDEN LLP
Address: 1221 McKinney Street, Suite 4500
Houston, TX 77010
Phone No.: (713) 951-6206

Entity seeking exclusion from the Stericycle Class Action Settlement:

Stericycle Class Action

January 19, 2018

Page 2

Name of Customer: **Bullock Funeral Home (SC)**

Address: 1190 Wilson Hall Rd., Sumter, SC 29150

Phone No.: (803) 469-3400

On behalf of **Bullock Funeral Home (SC)**, I am submitting this letter to exclude **Bullock Funeral Home's (SC)** business and all locations from the Stericycle Class Action Settlement. This letter is intended to be read as broadly as possible and to exclude **Bullock Funeral Home (SC)** from the Stericycle Class Action Settlement.

Very truly yours,

W. Curt Webb

W. Curt Webb

cc: Harvin Bullock
Bullock Funeral Home (SC)
1190 Wilson Hall Rd.
Sumter, SC 29150

2126001
wew

Beck|ReddenTM

Trial and Appellate Attorneys

1221 McKinney Street, Suite 4500 | Houston, Texas 77010 | www.beckredden.com

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS, PLEASE DON'T TEAR

CERTIFIED MAIL



7002 2030 0005 7009 4319



NEOPOST
01/22/2018

US POSTAGE \$0.16.05²

ZIP 77010
04/M10270567

PRIORITY MAIL

03/28/2018 15:43 FAX

003/003

Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Bullock Funeral Home
Sumter, SC 29150
Class Member No. - Unknown
Class Member Name - Unknown

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Bullock Funeral Home will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

Howard Bullock

(Printed Name)
Bullock Funeral Home
1190 Wilson Hall Rd
Sumter, SC 29150
(803) 469-3400

Account No./Customer No. (if known): 8205809

I affirm that I have authority, and am authorized, to sign on behalf Bullock Funeral Home.

Signature: Howard Bullock

Printed Name: Howard Bullock

Title: Owner / President

Bullock Funeral Home

Date: 3/28/2018



Beck|Redden

1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckreddden.com

Curt Webb
cwebb@beckreddden.com

Direct Dial: 713.951.6206

March 29, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Via CM/RRR P 7002 2030 0005 7009 4647

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

Dear Sir or Madam:

Enclosed please find the opt-out letter for clients referenced in the attached list.

Very truly yours,

W. Curt Webb

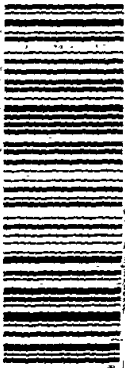
W. Curt Webb

WCW/ae
Enclosure

CLASS MEMBER	NAME OF ENTITY	DBA/OF LOCATION
265	Garner, Lake, Dr.	Garner, Lake, Dr.
276	C&S Dental	C&S Dental
279	Brazos Medical Associates	Brazos Medical Associates
290	Advanced Orthopaedics & Sports Medicine	
1024928	Divine Children's Clinic	Divine Children's Clinic
1030128	Porter Funeral Homes	Porter Funeral Homes and Crematory
1097338	Bekavac Funeral Home aka A.J. Bekavac Funeral Home	Bekavac Funeral Home aka A.J. Bekavac Funeral Home
1142952	Morris-Baker Funeral Home and Cremation Services	Morris-Baker Funeral Home and Cremation Services
1192824	Kip Saunders, M.D.	Kip Saunders, M.D.
1195132	Winters Funeral Home	Winters Funeral Home
1196665	Southeast Texas ENT	Southeast Texas ENT
1203296	Victoria Mortuary & Cremation Services, Inc.	Victoria Mortuary & Cremation Services, Inc.
Unknown	Bullock Funeral Home	Bullock Funeral Home



7002 2030 0005 7009 4647



NEOPOST
03/29/2018
FIRST-CLASS MAIL
US POSTAGE \$008.25

ZIP 77010
041M10270567

Beck|Redden

Trial and Appellate Attorneys

1221 McKinney Street, Suite 4500 | Houston, TX 77010 | www.beckredden.com

Stericycle Class Action
c/o GCC
P.O. Box 10515
Dublin, OH 43017-1515

2/26/001

MEYERS & FLOWERS LLC

TRIAL ATTORNEYS

PRINCIPALS

TED A. MEYERS
PETER J. FLOWERS
CRAIG D. BROWN
RYAN P. THERIAULT

3 NORTH SECOND STREET, SUITE 300
ST. CHARLES, ILLINOIS 60174
PHONE (630) 232-6333
FACSIMILE (630) 845-8982
www.meyers-flowers.com

CHICAGO OFFICE
225 W. WACKER DRIVE
SUITE 1515
CHICAGO, ILLINOIS 60606
(312) 214-1017

January 16, 2018

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515



Re: *In re: Stericycle, Inc. Steri-Safe Contract Litigation*

Dear Jacqueline Brasefield, Jennifer Slemp, and Brian Pinkerton:

Thank you for your confirmation email regarding the Opt-Out forms mailed on January 12, 2018. Enclosed pleased find the third batch of individually executed Opt-Out forms for each of the individuals and business entities listed in this letter. Per your instruction, we will send an email to all of you with a PDF of the executed Opt-Out forms, a copy of this letter, and an Excel file with a list of each client. Thank you in advance for confirming that the Opt-Out forms were received and accepted.

Very Truly Yours,

A handwritten signature in black ink.

Peter J. Flowers, Esq.
MEYERS & FLOWERS, LLC

Stericycle Client
Addy-Fishman dba Garza Memorial Funeral Home
Aesthetic Plastic Surgery Center of Little Rock, LLC
Airline Animal Health & Surgery Center, LLC
AmeriCare Ambulance Inc.
Arthur D'Souza WMA PC
Barry F. Bartusiak, DMD
Brea Dental Group
Brookhaven Animal Hospital; Previous Name Lenox Animal Hospital
Carter County Emergency & Rescue Squad Inc.
Chapel of the Light
Chenal Family Practice
Clinical Research of Hollywood
Columbus Dental Care
Conway Oral Healthcare - Eric Hirschfeld, D.D.S.

Craig E. Riley D.P.M./Columbus Foot Clinic
Dalla Valle Funeral Service, Inc.
Daniel Shomer DMD
David B. Schwartz, DDS, LTD
David W. Smith, DDS
Dennis J. Dwyer DDS, P.C.
Don W. Hedges dba N.W. Medical Center
Donald G. Flynn, DDS/ Innovative Periodontics & Implants
Dr. Richard L. Fox D.O.
Dr. Todd W. Reeves D.M.D.
Dylan Corp. dba Thomae-Garza Funeral Home
Edward P. Rentschler DDS, PC D/B/A Rockford OMS
Emerald Coast Smiles by Design
Fadi R. Metri, DMD
Fairfield Funeral Home
Frye Funeral Home Inc.
Gentle Family Dentistry LLC/ Phil Herlihey DDS
Gilbert G. Stein DDS, PC
Greencastle Dental
Harrigan Parkside Funeral Home
Heal Corporation dba West Louisiana Dental Center
Hill & Kunselman Funeral Home, Inc.
Irving Orthopedics & Sports Medicine
James W. Moodt, DMD, Inc.
John Russo ; Russo Dental Care ; a dental corp.
John S. Madaras DDS
Lakewalk Surgery Center
Lawrence H. Zager DDS P.C.
McHenry Dental Specialists
Michele Horton, DDS
Morrison Funeral Chapel
Mt. Tamalpais Mortuary & Cemetery
Myron Culberson, DDS
Neil Travis; Travis-Noe Funeral Home
North Springs Animal Clinic
Orthopaedic Surgery Center of Clearwater
Paul Arnold Nardi, D.D.S.
Peters Family Dentistry
Plastic Surgery Associates of Northern Virginia
Ramy Bahu (DBA Aesthetic and Reconstructive Dental Assoc.)
Readshaw Funeral Home, Inc.
Richard N. Warnock, M.D. PC
S. Jason Ledford, DMD, PC
S. Michael Vancil DMD LLC

Salina Health Education Foundation dba Salina Family Healthcare Center
San Jose Funeral Service/ Michael Brown
Skyview Memorial Lawn
South Dental/ Efren Morales
Steven M. Cantrell, MD/ Sierra Ambulatory Surgery Center
Surgical Associates, PC (Formerly Surgical Associates of Lincoln)
T.E. Cooke-Overton Funeral Home
Tariq Malik/ Albany Upstate Dental PC
The Ford Clinic dba Disability Dental Services
Thomas B. Braun DDS PC
Thomas J. Nivison, D.D.S.; Burton Advance Dental
Treadway & Wigger Funeral Home
University Dental Group
Vernon Woods Animal Hospital
Victoria Oral & Maxillofacial Surgery
Vivian Medina, DDS
Wiggins-Knipp Funeral Home
Woodard Funeral Home Inc.

STERICYCLE CLASS ACTION "OPT OUT" FORM

In re: Stericycle, Inc., Steri-Safe Contract Litigation

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS
Case No. 13-C-5795, MDL No. 2455

By completing, signing, and returning this form I confirm that I request to be excluded from the Settlement in *In re: Stericycle, Inc., Steri-Safe Contract Litigation, Case No. 13-C-5795, MDL No. 2455*. I have reviewed and understand the Notice of Proposed Settlement of Class Action Involving Stericycle, Inc. ("Class Notice"). I understand that with this exclusion instruction ("Opt Out") that I shall not share in any recovery obtained by judgment on behalf of the Stericycle Federal Class Action.

Adel Fisheran DBA

6412A Memorial Funeral Home

Name of Individual and/or Business that was a Stericycle customer

W.H.
Signature

Alberto Vazquez

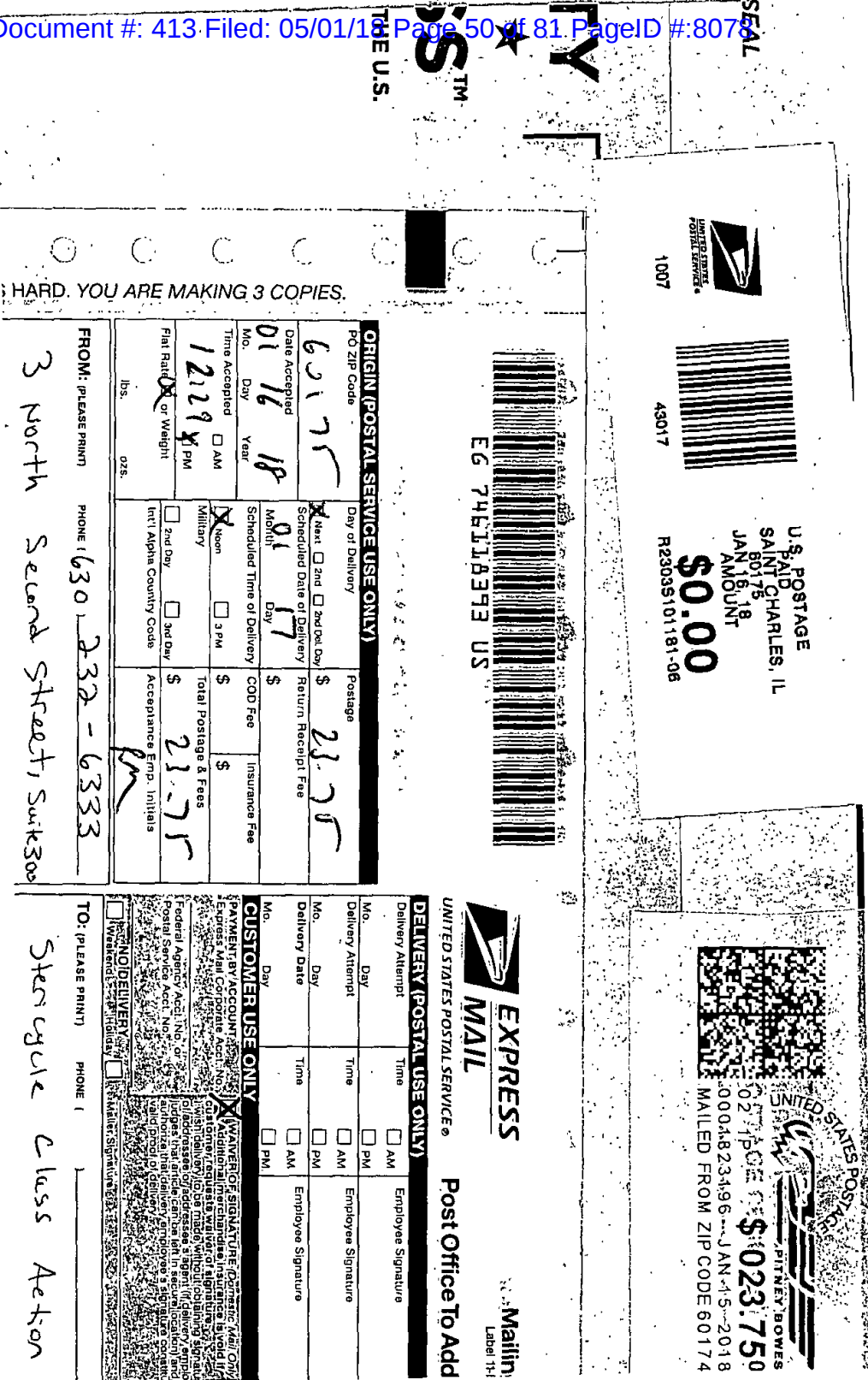
Printed Name

1025 East Jackson St.

Address
Brownsville, TX. 78520

01/08/2018

Date



HARD. YOU ARE MAKING 3 COPIES.

FROM: (PLEASE PRINT) PHONE: 630-232-6333
3 North Second Street, Suite 300

TO: (PLEASE PRINT) _____
PHONE: _____



1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

January 19, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

On Behalf of Addy-Fishman DBA Garza Memorial Funeral Home (TX)

Dear Sir or Madam:

I want to exclude **Addy-Fishman DBA Garza Memorial Funeral Home (TX)** and all of its affiliates and subsidiaries from the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455), hereinafter referred to as "Stericycle Class Action Settlement." I have been retained as outside counsel (attorney-in-fact) to represent **Addy-Fishman DBA Garza Memorial Funeral Home's (TX)** interests in the above matter, which gives me authority to exclude **Addy-Fishman DBA Garza Memorial Funeral Home (TX)** from the Stericycle Class Action Settlement.

My contact information is:

W. CURT WEBB

Position: Outside Counsel
Firm Name: BECK, REDDEN LLP
Address: 1221 McKinney Street, Suite 4500
Houston, TX 77010
Phone No.: (713) 951-6206

Entity seeking exclusion from the Stericycle Class Action Settlement:

Stericycle Class Action

January 19, 2018

Page 2

Name of Customer: **Addy-Fishman DBA Garza Memorial Funeral Home (TX)**

Address: 1025 E. Jackson St., Brownsville, TX 78520

Phone No.: 956-542-5511

On behalf of **Addy-Fishman DBA Garza Memorial Funeral Home (TX)**, I am submitting this letter to exclude **Addy-Fishman DBA Garza Memorial Funeral Home's (TX)** business and all locations from the Stericycle Class Action Settlement. This letter is intended to be read as broadly as possible and to exclude **Addy-Fishman DBA Garza Memorial Funeral Home (TX)** from the Stericycle Class Action Settlement.

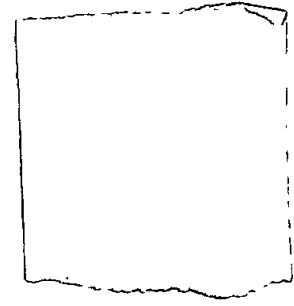
Very truly yours,

W. Curt Webb
W. Curt Webb

cc: Albert Vega
Addy-Fishman DBA Garza Memorial Funeral Home (TX)
1025 E. Jackson St
Brownsville, TX 78520

Beck|Redden

1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com



Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

January 22, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

Dear Sir or Madam:

Enclosed please find opt-out letters for the clients referenced in the attached list.

Very truly yours,

W. Curt Webb
W. Curt Webb

PLAINTIFF (TEXAS)	POINT OF CONTACT	ADDRESS	COUNTY	CITY	STATE	ZIP	EMAIL	PHONE #
Highlands Medical Assoc.			Harris	Highlands	TX	77563	medicalhighlands@yahoo.com	281-426-8586
Arby-Fishman DBA Garza Funeral Home	Abelsayeed, Daliah MD	607 E. Wallsville Road	Cameron	Brownsville	TX	78520	tonya@garza@hotmaill.com	956-542-5511
Advanced OSM	Vega, Albert	1025 E. Jackson St.	Harris	Cypress	TX	77429	jmathews@advancedosm.com	281-955-2650
Arbor House of Marble Falls	Matthews, Joseph	21212 Northwest Hwy, Suite 605	Burnet	Marble Falls	TX	78654	830-613-3260	
Arbor House	Cherry, Shaye	1801 King Road	Cleveland	Norman	OK	73072	shaye@arborhouseliving.com	405-310-2499
Arbor House of Mustang	Cherry, Shaye	4501 W. Main Street	Canadian	Mustang	OK	73064	shaye@arborhouseliving.com	405-376-2872
Arbor House Assisted Living	Cherry, Shaye	850 N. Clearsprings Road	Bell	Temple	TX	76502	shaye@arborhouseliving.com	254-773-3081
Arbor House Assisted Living of Rockwall	Cherry, Shaye	42571 Lowes Drive	Rockwall	Rockwall	TX	75032	shaye@arborhouseliving.com	469-338-0204
Arbor House Assisted Living	Cherry, Shaye	5250 Medical Drive	Dallas	Dallas	TX	75237	shaye@arborhouseliving.com	972-298-1331
Arbor House Assisted Living	Cherry, Shaye	8027 W. Virginia Drive	Hood	Grandbury	TX	76048	shaye@arborhouseliving.com	817-573-7720
Baylor Animal Clinic	Bayliff, Trey	900 Autumn Ridge Drive	Galveston	Bachiff	TX	77518	bayloranimalclinic@gmail.com	281-339-3285
Broder, Lawrence MD	Broder, Lawrence	826 Grand Avenue	Travis	Cedar Park	TX	78613	lbroder@yahoo.com	512-354-1283
Crucible Physical Medicine	Landreau, Meagan	351 Cypress Creek Road, #204	Collin	Frisco	TX	75034	Billing@CrucibleWellness.com	214-446-5300
C&S Dental	Cutbirth, Elizabeth	6988 Lebanon Road, #101	Harris	Tomball	TX	77577	tomball@cutbirthandsanderson.com	281-356-3721
Curbirth & Sanderson	Curbirth, Elizabeth	15731 FM 2920 Road	Harris	Magnolia	TX	77555	tomball@cutbirthandsanderson.com	281-356-3721
Dylan Corp DBA Tomaé Garza Funeral Home	Vega, Albert	827 Magnolia Blvd. #1	Harris	San Benito	TX	78386	tomagerg@ymail.com	956-399-1331
Finesse Surgical Solutions	Schlotter, Michelle	395 S. Main Houston, Blvd.	Hays	San Marcos	TX	78666	info@finesseurgical.com	512-395-8770
Fort Bend Dental Associates	Rangel, Amber	1347 Thorpe Lane	Fort Bend	Richmond	TX	77469	dpeccora@fbendental.com	281-499-3541
Fourtier Family Dentistry	Fourtier, Lj	1601 Main Street, Suite 209	Harris	Waller	TX	77484	ljfourtier@att.net	936-372-9157
Heathstone Animal Clinic	Peltom, Steve	2619 Washington Street	Harris	Houston	TX	77095	dpeilon@gmail.com	281-859-9244
Lipsky Jimerson	Lipsky, Jimerson	14606 FM 529	Harris	Tyler	TX	75633	jimersonjlp@ymail.com	903-694-3902
Mabrie Memorial Mortuary	Vaughner, Tiffany	1131 FM 149	Harris	Houston	TX	77004	mbrenemass2@hotmail.com	713-942-7673
Nassour, Hebert MD	Nassour, Herbert	5000 Almeda Road	Harris	El Paso	TX	79902	drassour@elp-trc.com	915-532-0555
Northwest Women's Center	Neill, Ken	1300 Murchison Drive, #500	Harris	El Paso	TX	79907	kneill@nwomens.com	281-444-3440
Pulmonary Spec. of Tyler	Bueno, Sora	13215 Poston Road, Suite 200	Harris	Houston	TX	77070	sarah@pround.com	903-592-6901
Southwest Retina Consultants	Flores, Rick	912 S. Fleischel Avenue	Harris	Tyler	TX	75701	southwestretina@gmail.com	915-532-3912
Family Wellness Center	Stedman, Horis	1700 Cane Drive, Suite 3800	Harris	El Paso	TX	79902	drassour@elp-trc.com	512-755-1619
Texas Family Medicine Center	Lyons, Jessica	2300 US-281	Harris	Marble Falls	TX	78654	doctors@nccv.com	281-255-3838
Texas Spine Clinic - Bartow	Barton, Kevin	506 Graham Drive	Harris	Tomball	TX	77375	barton.kevin@gmail.com	210-545-5111
The Eye Clinic of Texas	Woodard, Susan	19016 Stone Oak Pkwy, #280	Harris	San Antonio	TX	78258	barton.kevin@gmail.com	409-765-6324
Westlake Dermatology	Nikolauds, Rosanne	2302 Avenue P	Harris	Galveston	TX	77550	sewoody88@att.net	512-615-3149
PLAINTIFF (MISSISSIPPI)								
POINT OF CONTACT	ADDRESS	COUNTY	CITY	STATE	ZIP	EMAIL	PHONE #	
Alteman, Pedro DDS	Alteman, Pedro	996 Northport Drive, #C	Hinds	Ridgeland	MS	39157	ppalteman@comcast.net	601-957-9038
Billdora Senior Care	Massey, Jay	314 Enochs Drive	Walthall	Tyertown	MS	39067	Fax 601-442-0799	601-876-2173
Brantley-Phillips Funeral Home	Philips, Janet	6875 Cockrum Road	DeSoto	Olive Branch	MS	38654	dannyphillips637@gmail.com	662-895-2310
Clark Memorial Funeral Home	To Whom It May Concern	621 Obie Clark Drive	Lauderdale	Meridian	MS	39301	clarkchappel@att.net	601-485-4021
Cognos Consultants, LLC	To Whom It May Concern	321 Main Street	Adams	Natchez	MS	39120	ckelly@cognosstate.com	601-442-0659
Cutshall Funeral Home	Fairburn, Matthew	445 Northport Drive	Tishomingo	Luka	MS	38852	Cutshallfh@bellouth.net	662-423-5222
Family and Cosmetic Dentistry	Thompson, Moses	326 W. North Street	Madison	Ridgeland	MS	39157	marti@bellouth.net	601-956-4007
Family Memorial Funeral Service	Fesmire, Robert	105 Heady Drive	Madison	Canton	MS	39046	familyfs@aoe.com	601-859-1507
Fesmire Dental Group - Fesmire, Robert	Franklin, Brad	106 Central Blvd	Davidson	Nashville	TN	37205	susan.bellouf@comcast.net	615-352-1332
Franklin, Brad DMD	Gamer, Lake MD	949 Broadway Drive	Madison	Franklin	MS	39071	dentaloffices@fesmire.com	601-879-0031
Gamer, Lake MD	Jonathan Germany	2004 Courtside Drive	Madison	Hattiesburg	MS	39401	gamerdentalhbg@yahoo.com	601-271-7300
Germany Dental	Garrett, Thomas	599A Seed Road	Rankin	Brandon	MS	39042	germany5@me.com	601-825-4746
Garrett, Thomas, DMD	Taylor, Brent	2285 Hwy 51 S	Madison	Ridgeland	MS	39157	info@dggerrets.com	601-828-9282
Hernando Funeral Home	Bartlett, C.F.	125 N. Memphis St.	DeSoto	Hernando	MS	38632	baylor@bentonwoodcentral.net	662-429-5260
J F Biermann & Son Funeral Home	Massey, Jay	56 Rockport Road	Holmes	Lake Springs	MS	38635	bartholomew@bellouth.net	662-232-2341
Lexington Manor Senior Care, LLC	Massey, Jay	3701 Peter Quin Drive	Hinds	Lakeington	MS	39213	bartholomew@cognosstate.com	601-366-1712

PLAINTIFF (REFERRED TO AS DEFENDANT)	POINT OF CONTACT	ADDRESS	STATE	CITY	STATE	EMAIL	PHONE
McDonald Funeral Home	McDonald, Amy	401 W. Canal Street	Pearl River	Pearl River	MS	39466	mfhdirectors@gmail.com
Meredith-Nowell Funeral Home	To Whom It May Concern	314 E. 2nd Street	Coahoma	Clarksdale	MS	38614	meredithnowell@bellouth.net
Metro Ambulance Service	Cobler, Mar	502 17th Ave.	Lauderdale	Meridian	MS	39301	emts79@onetdoor.com
Mills, Redding & Dennis Mortuaries Funeral Home	Mills, John	4801 Old Canton Road	Hinds	Jackson	MS	39211	mrtd3@yahoo.com
Neely and Neely Dental Group	Mortimer, Robert	711 US-82	Washington	Greenville	MS	38701	mrtd3@yahoo.com
Newson Funeral Home	Neely, Robert and Johnny	4801 Old Canton Road	Hinds	Jackson	MS	39211	mrtd3@yahoo.com
Sanders and Sanders Funeral Home	Taylor, Brent	911 E. Main Street	Tallahatchie	Charleston	MS	38921	baylor@brentwoodcentral.net
Scott Memorial Funeral Home	Sanders, Debra	6171 Highway 49 S.	LeFlore	Greenwood	MS	38930	sandersdc2000@jol.com
Spikes Funeral Home	Scott, Benjamin	1401 E. Broadway St.	Yazoo	Yazoo	MS	39194	bescott4398@gmail.com
Mission First	Lee, Thomas St.	422 N. 12th Street	Lowndes	Columbus	MS	39701	leeskes@cableone.net
Walnut Grove Funeral Home	Thigpen, Lee, MD	275 Rosenleaf Street	Hinds	Jackson	MS	39203	lthigpen@missionfirst.org
Waters Funeral Home	Thompson, Timothy	125 Main Street	Leake	Walnut Grove	MS	39189	timothy734@yahoo.com
Winters Funeral Home	Waters, Jimmy	309 N 2nd Street	Prenis	Baldwyn	MS	38824	jwaters59@yahoo.com
Webb Funeral System	Winfield, David	7 St Catherine St	Adams	Natchez	MS	39120	davidwinfield@yahoo.com
Winters Funeral Home	To Whom It May Concern	325 Fenwick Street	Atala	Kosciusko	MS	39090	wh@maxsouth.net
Advanced Cardiovascular Specialist	Foster, Angie	755 N. 11th St P200	Jefferson	Beaumont	TX	77002	angel@ascardio.com
Brazos Valley Internal Medicine	Floian, Mark	3201 University Drive, E. #345	Brazos	Bryan	TX	77802	florianmd@suddenlinkmail.com
Caldwell, David	Caldwell, Olya	2955 Harrison Avenue, #103	Jefferson	Beaumont	TX	77702	olja.caldwell@gmail.com
Care Plus Medical PA	Roquet, Warren	3201 University Dr. E, #135	Brazos	Bryan	TX	77802	paul10.roquet@gmail.com
Divine Children's Clinic	Gonzales, John and Patricia	701 N Main Street, Suite B	Brazos	Donna	TX	78537	pocabell@yahoo.com
Jones, Michael	Schmoker, Jennifer	1121 Brancifore Drive	Brazos	Bryan	TX	77802	mjenkins@jive.com
Larson's Cosmetic and Breast Surg	Larson, Mark	950 North 11th Street	Brazos	Bryan	TX	77802	mlarson@aoi.com
Menne, Gary MD	Menne, Gary	2770 Aero Drive, Suite #1	Brazos	Bryan	TX	77840	dogcrt@juno.com
Brazos Medical Associates	Robinson, Haywood	4112 E. 29th Street	Brazos	Bryan	TX	77802	haywood@robinson@hotmail.com
Rude, Malcolm	Rude, Malcolm	2809 East Rudder Freeway South, Suite 101	Brazos	College Station	TX	77845	MRude@dmrude.com
Senthilkumar, Kandasami	Senthilkumar, Kandasami	740 Hospital Drive, #100	Brazos	Beaumont	TX	77701	mnrc02@gmail.com
Southeast Texas ENT	Hatcher, Craig	740 Hospital Drive, #300	Brazos	Beaumont	TX	77701	cindjbusch@juno.com
Subree, Barbara, MD	Subree, Barbara	2770 Aero Drive, Suite #3	Brazos	Port Arthur	TX	77640	barb@subree.com
Worker's Medical PA	Roquet, Warren	3201 University Dr. E, #155	Brazos	Bryan	TX	77802	paul10.roquet@gmail.com
Lifetime Dental Care - Lowe, Jeffrey, DDS	O'Neil, Matt	2701 Sternberg Drive	Ellis	Hays	TX	76001	dtlowe@lifetimedentalcare.com
Menitis Neuro Rehab	O'Neil, Matt	6849 Cestovay Drive B	Ellis	San Antonio	TX	78239	omnechado@menitisneuro.com
Musso Family Dentistry	Musso, Mark	513 W. Centerline Road	Dallas	Garland	TX	75041	dmusso@sbglobal.net
Wilson Jones Hospital	O'Neil, Matt	500 N. Highland Avenue	Grayson	Sherman	TX	75092	chuck.cave@WNJ.ORG
Obire Animal Clinic	Powell, Elizabeth	423 W. Greenfield Drive	Bowie	Wake Village	TX	75501	liz_powatty@yahoo.com
Saunders, Kip	Sanders, Kip	3 Grogans Park Dr., #103	Harris	Spring	TX	77380	kipsaunders@periocenter.com

2126-001
wew

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE
CERTIFIED MAIL

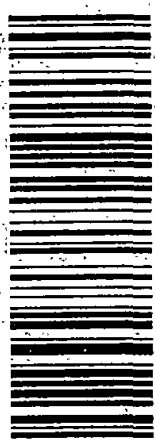
NEOPOST
01/22/2018

US POSTAGE

\$016.05⁰

041M10270567

PRIORITY MAIL



7002 2030 0005 7009 4296

Beck|Redden

Trial and Appellate Attorneys

1221 McKinney Street, Suite 4500 | Houston, Texas 77010 | www.beckredden.com

Stericycle Glass Action
c/o GCG

P.O. Box 10515
Dublin, OH 43017-1515

NR



ZIP 77010
041M10270567

Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Garza Memorial Funeral Home
D.B.A. of Addy-Fishman
Brownsville, TX 78520
Class Member No. - Unknown
Class Member Name - Unknown

requests to be excluded from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Garza Memorial Funeral Home D.B.A. of Addy-Fishman will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

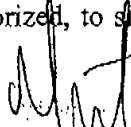
Alberto Vea

(Printed Name)

Garza Memorial Funeral Home
D.B.A. of Addy-Fishman
1025 E. Jackson St
Brownsville, TX 78520
(956) 542-5511

Account No./Customer No. (if known): _____

I affirm that I have authority, and am authorized, to sign on behalf Garza Memorial Funeral Home D.B.A. of Addy-Fishman.

Signature: 
Printed Name: Alberto Vea
Title: President

Garza Memorial Funeral Home D.B.A. of Addy-Fishman

Date: 3/24/2018



Beck|Redden

1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

March 27, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Via CM/RRR 7002 2030 0005 7009 4395

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

Dear Sir or Madam:

Enclosed please find opt-out letter for clients referenced in the attached list.

Very truly yours,

W. Curt Webb

W. Curt Webb

WCW/ae
Enclosure

CLASS MEMBER NUMBER	NAME OF ENTITY	DBA OF LOCATION	COURT NAME
Unknown	Addy-Fishman	Garza Memorial Funeral Home	
Unknown	Dylan Corp DBA Thomae Garza Funeral Home	Thomae Garza Funeral Home	

CERTIFIED MAILTM



7002 2030 0005 7009 4395

Beck|ReddenTM, Trial and Appellate Attorneys

1221 McKinney Street, Suite 4500 | Houston, TX 77010 | www.beckredden.com

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

2126.001

NY

NEOPOST
03/29/2018
US POSTAGE \$007.41



ZIP 77010
041M10270567

FIRST-CLASS MAIL



1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

January 19, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Re: Request to opt out of Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

On Behalf of: **The Memorial Signature Group/The Signature Group**

Dear Sir or Madam:

I want to exclude **The Memorial Signature Group/The Signature Group** and all of its affiliates and subsidiaries (collectively referred to as "**The Signature Group**") from the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455), hereinafter referred to as "**Stericycle Class Action Settlement**." I have been retained as outside counsel (attorney-in-fact) to represent **The Memorial Signature Group's/The Signature Group's** interests in the above matter, which gives me authority to exclude **The Memorial Signature Group/The Signature Group** from the Stericycle Class Action Settlement.

My contact information is:

W. CURT WEBB

Position: Outside Counsel
Firm Name: BECK, REDDEN LLP
Address: 1221 McKinney Street, Suite 4500
Houston, TX 77010
Phone No.: (713) 951-6206

Stericycle Class Action
January 19, 2018
Page 2

Entities seeking exclusion from the Stericycle Class Action Settlement:

Name of Customer: **The Memorial Signature Group/The Signature Group**
Address: 16801 Greenspoint Park Dr., Suite 376, Houston, TX 77060
Phone No.: (281) 453-1260

See also attached Exhibit listing affiliated entities and locations seeking exclusion from the class.

Please note that **The Memorial Signature Group/The Signature Group** conducts business at more than one location. It is the express intent of **The Memorial Signature Group/The Signature Group** to exclude every business and location that is affiliated with **Serenity & Company** from the Stericycle Class Action Settlement.

Accordingly, on behalf of **The Memorial Signature Group/The Signature Group**, I am submitting this letter to exclude all **The Memorial Signature Group**'s/**The Signature Group**'s businesses and locations from the Stericycle Class Action Settlement. This letter is intended to be read as broadly as possible and to exclude **The Memorial Signature Group/The Signature Group**, all affiliates and subsidiaries from the Stericycle Class Action Settlement.

Very truly yours,

W. Curt Webb
W. Curt Webb

Enclosure

cc: Jay Dodds/Brad Green
The Memorial Signature Group/The Signature Group
16801 Greenspoint Park Dr.
Suite 376
Houston, TX 77060



the Signature Group

Location Listing

Signature Memorial Group

Executive Office (#101)

16801 Greenspoint Park Drive
Suite 376
Houston, Texas 77060
Phone: (281) 453-1260
Fax: (281) 453-1264

Administrative Office (#102)

The Signature Memorial Group
1100 Coal Ave. SE
Albuquerque, NM 87106
Phone: (505) 892-9096
Fax: (505) 896-1606

Albuquerque & Santa Fe Market

(VP, Ops - Mark Shatz)

Strong Thorne Mortuary (Coal) (#201)

1100 Coal Ave. SE
Albuquerque, NM 87106
Phone: (505) 842-8800
Fax: (505) 843-6879

Carlisle Chapel (#202)

3113 Carlisle Blvd. NE
Albuquerque, NM 87110
Phone: (505) 884-1188
Fax: (505) 884-1218

ABQ Central Care Center (#203)

3113 Carlisle Blvd. NE
Albuquerque, NM 87110
Phone: (505) 821-3721
Fax: (505) 821-4318

Affordable Cremation & Burial (#204)

621 Columbia Dr. SE
Albuquerque, NM 87106
Phone: (505) 262-1456
Fax: (505) 266-6136

Fairview Memorial Park (#205)

700 Yale Blvd SE
Albuquerque, NM 87106
Phone: (505) 262-1454
Fax: (505) 266-4553

Garcia Mortuary (#208)

717 Stover Ave. SW
Albuquerque, NM 87102
Phone: (505) 243-5222
Fax: (505) 243-7418

Alameda Mortuary (#209)

9420 Fourth St. NW
Albuquerque, NM 87114
Phone: (505) 898-3160
Fax: (505) 897-3769

Sara Chapel (#210)

4310 Sara Road SE
Rio Rancho, NM 87124
Phone: (505) 892-9920
Fax: (505) 892-8407

Vista Verde Memorial Park (#211)

4310 Sara Road SE
Rio Rancho, NM 87124
Phone: (505) 338-1309
Fax: (505) 892-8407



the Signature Group

Location Listing

**Albuquerque & Santa Fe Market
Continued**

Southern Chapel (#213)

2400 Southern Blvd.
Rio Rancho, NM 87124
Phone: (505) 891-9192
Fax: (505) 891-2505

DeVargas Funeral Home (#219)

623 North Railroad Avenue
Española, NM 87532
Phone: (505) 747-7477
Fax: (505) 747-3600

Wyoming Chapel (#214)

7601 Wyoming Blvd. NE
Albuquerque, NM 87109
Phone: (505) 821-0010
Fax: (505) 821-4164

Jackson Market

(VP, Ops - Greg Schoonmaker)

Socorro Chapel (#215)

309 Garfield St.
Socorro, NM 87801
Phone (575) 835-1530
Fax: (575) 838-0547

Ott & Lee Funeral Home - Brandon (#602)

1360 W. Government Street
Brandon, MS 39042
Phone: (601) 824-6018
Fax: (601) 824-0968

Sandia Memory Gardens (#216)

9500 San Pedro NE
Albuquerque, NM 87113
Phone: (505) 891-3539
Fax: (505) 821-7391

Ott & Lee Funeral Home - Forest (#603)

295 East First Street
Forest, MS 39074
Phone: (601) 469-3412
Fax: (601) 469-0885

Avista Funeral & Cremation (#217)

2500 Camino Entrada
Suite A
Santa Fe, NM 87507
Phone: (505) 438-2959
Fax: (505) 438-1185

Ott & Lee Funeral Home - Morton (#604)

3555 Highway 80 South
Morton, MS 39117
Phone: (601) 732-6571
Fax: (601) 732-6544

Gabaldon Mortuary (#218)

1000 Old Coors Drive SW
Albuquerque, NM 87121
Phone: (505) 243-7861
Fax: (505) 247-0103

Ott & Lee Funeral Home - Richland (#605)

1550 Highway 49 South
Richland, MS 39218
Phone: (601) 939-1900
Fax: (601) 732-6544



the Signature Group

Location Listing

Kansas City Market
(VP, Ops - Mat Forastiere)

Johnson County Funeral Chapel & Memorial Gardens (#301 & #302)
11200 Metcalf Avenue
Overland Park, KS 66210
Phone: (913) 451-1860
Fax: (913) 451-1262

Overland Park Funeral Chapel (#303)
8201 Metcalf Avenue
Overland Park, KS 66204
Phone: (913) 648-6224
Fax: (913) 708-8044

KC Central Care Center (#303)
8201 Metcalf Avenue
Overland Park, KS 66204
Phone: (913) 660-0029
Fax: (913) 708-8044

Terrace Park Funeral Home & Cemetery (#401 & 402)
801 Northwest 108th Street
Kansas City, MO 64155
Phone: (816) 734-5500
Fax: (816) 734-4742

Longview Funeral Home & Cemetery (#403 & 404)
12700 SE Raytown Rd.
Kansas City, MO 64155
Phone: (816) 761-6272
Fax: (816) 761-0722

Dallas Market
(VP, Ops - Greg Schoonmaker)

Lincoln Funeral Home & Cemetery (#501 & 502)
8100 Fireside Drive
Dallas, TX 75217
Phone: (214) 398-8133
Fax: (214) 398-8586

Lincoln Memorial Park (#503)
1311 Murdock Rd.
Dallas, TX 75217
Phone: (214) 398-8133
Fax: n/a

Emerald Hills Funeral Home & Cemetery (#504 & 505)
500 Kennedale Sublett Road
Kennedale, TX 76060
Phone: (817) 572-1681
Fax: (817) 483-5287

Carver Cemetery (#506)
45 Mallory Bridge Rd.
Wilmer, TX 75125
Phone: (214) 398-8133
Fax: n/a

2/26/01
www

Beck|Redden

trial and appellate attorneys

221 McKinney Street, Suite 4500 | Houston, Texas 77010 | www.beckredden.com

CERTIFIED MAIL



OP-07

1/22/2018

POSTAGE \$006.88

FIRST-CLASS MAIL

ZIP 77010
041M10270567

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

4301735578 E050

MEYERS & FLOWERS LLC

TRIAL ATTORNEYS

PRINCIPALS

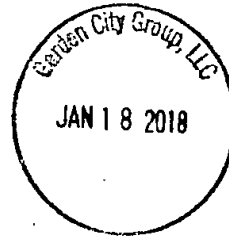
TED A. MEYERS
PETER J. FLOWERS
CRAIG D. BROWN
RYAN P. THERIAULT

3 NORTH SECOND STREET, SUITE 300
ST. CHARLES, ILLINOIS 60174
PHONE (630) 232-6333
FACSIMILE (630) 845-8982
www.meyers-flowers.com

CHICAGO OFFICE
225 W. WACKER DRIVE
SUITE 1515
CHICAGO, ILLINOIS 60606
(312) 214-1017

January 16, 2018

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515



Re: *In re: Stericycle, Inc. Steri-Safe Contract Litigation*

Dear Jacqueline Brasefield, Jennifer Slemp, and Brian Pinkerton:

Thank you for your confirmation email regarding the Opt-Out forms mailed on January 12, 2018. Enclosed pleased find the third batch of individually executed Opt-Out forms for each of the individuals and business entities listed in this letter. Per your instruction, we will send an email to all of you with a PDF of the executed Opt-Out forms, a copy of this letter, and an Excel file with a list of each client. Thank you in advance for confirming that the Opt-Out forms were received and accepted.

Very Truly Yours,

Peter J. Flowers, Esq.
MEYERS & FLOWERS, LLC

Stericycle Client
Addy-Fishman dba Garza Memorial Funeral Home
Aesthetic Plastic Surgery Center of Little Rock, LLC
Airline Animal Health & Surgery Center, LLC
AmeriCare Ambulance Inc.
Arthur D'Souza WMA PC
Barry F. Bartusiak, DMD
Brea Dental Group
Brookhaven Animal Hospital; Previous Name Lenox Animal Hospital
Carter County Emergency & Rescue Squad Inc.
Chapel of the Light
Chenal Family Practice
Clinical Research of Hollywood
Columbus Dental Care
Conway Oral Healthcare - Eric Hirschfeld, D.D.S.

Craig E. Riley D.P.M./Columbus Foot Clinic
Dalla Valle Funeral Service, Inc.
Daniel Shomer DMD
David B. Schwartz, DDS, LTD
David W. Smith, DDS
Dennis J. Dwyer DDS, P.C.
Don W. Hedges dba N.W. Medical Center
Donald G. Flynn, DDS/ Innovative Periodontics & Implants
Dr. Richard L. Fox D.O.
Dr. Todd W. Reeves D.M.D.
Dylan Corp. dba Thomae-Garza Funeral Home
Edward P. Rentschler DDS, PC D/B/A Rockford OMS
Emerald Coast Smiles by Design
Fadi R. Metri, DMD
Fairfield Funeral Home
Frye Funeral Home Inc.
Gentle Family Dentistry LLC/ Phil Herlihey DDS
Gilbert G. Stein DDS, PC
Greencastle Dental
Harrigan Parkside Funeral Home
Heal Corporation dba West Louisiana Dental Center
Hill & Kunselman Funeral Home, Inc.
Irving Orthopedics & Sports Medicine
James W. Moodt, DMD, Inc.
John Russo ; Russo Dental Care ; a dental corp.
John S. Madaras DDS
Lakewalk Surgery Center
Lawrence H. Zager DDS P.C.
McHenry Dental Specialists
Michele Horton, DDS
Morrison Funeral Chapel
Mt. Tamalpais Mortuary & Cemetery
Myron Culberson, DDS
Neil Travis; Travis-Noe Funeral Home
North Springs Animal Clinic
Orthopaedic Surgery Center of Clearwater
Paul Arnold Nardi, D.D.S.
Peters Family Dentistry
Plastic Surgery Associates of Northern Virginia
Ramy Bahu (DBA Aesthetic and Reconstructive Dental Assoc.)
Readshaw Funeral Home, Inc.
Richard N. Warnock, M.D. PC
S. Jason Ledford, DMD, PC
S. Michael Vancil DMD LLC

Salina Health Education Foundation dba Salina Family Healthcare Center
San Jose Funeral Service/ Michael Brown
Skyview Memorial Lawn
South Dental/ Efren Morales
Steven M. Cantrell, MD/ Sierra Ambulatory Surgery Center
Surgical Associates, PC (Formerly Surgical Associates of Lincoln)
T.E. Cooke-Overton Funeral Home
Tariq Malik/ Albany Upstate Dental PC
The Ford Clinic dba Disability Dental Services
Thomas B. Braun DDS PC
Thomas J. Nivison, D.D.S.; Burton Advance Dental
Treadway & Wigger Funeral Home
University Dental Group
Vernon Woods Animal Hospital
Victoria Oral & Maxillofacial Surgery
Vivian Medina, DDS
Wiggins-Knipp Funeral Home
Woodard Funeral Home Inc.

STERICYCLE CLASS ACTION "OPT OUT" FORM

In re: Stericycle, Inc., Steri-Safe Contract Litigation

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS
Case No. 13-C-5795, MDL No. 2455

By completing, signing, and returning this form I confirm that I request to be excluded from the Settlement in *In re: Stericycle, Inc., Steri-Safe Contract Litigation, Case No. 13-C-5795, MDL No. 2455*. I have reviewed and understand the Notice of Proposed Settlement of Class Action Involving Stericycle, Inc. ("Class Notice"). I understand that with this exclusion instruction ("Opt Out") that I shall not share in any recovery obtained by judgment on behalf of the Stericycle Federal Class Action.

*Pyram Corp. DBA:
Thruway - 64020 Funeral Home*

Name of Individual and/or Business that was a Stericycle customer

WTH

Signature

Alberto Vargas

Printed Name

395 South San Hunter.

San Benito TX. 78586

01/08/2018

Date

SEAL

UNITED STATES
POSTAL SERVICE

1007

43017

R20305101181-06

U.S. POSTAGE
PAID
SAINT CHARLES, IL
JAN 07 2006
AMOUNT
\$0.00



EXPRESS
UNITED STATES POSTAL SERVICE

Mailin
Label 11

Post Office To Add

Delivery Attempt

Time

 AM

Employee Signature

Mo. Day

 PM

Employee Signature

Mo. Day

 PM

Employee Signature

Mo. Day

 AM

Employee Signature

Mo. Day

 PM

Employee Signature

CUSTOMER USE ONLY

PAYMENT BY ACCOUNT NUMBER

WAVER OF SIGNATURE

Domestic Mail Only

EXPRESS Mail Corporate Account

Signature

Federal Agency Mail No

Signature

Postal Service Account No

Signature

Flat Rate Box or Weight

2nd Day

3rd Day

4th Day

5th Day

6th Day

7th Day

8th Day

9th Day

10th Day

11th Day

12th Day

13th Day

14th Day

15th Day

16th Day

17th Day

18th Day

19th Day

20th Day

21st Day

22nd Day

23rd Day

24th Day

25th Day

26th Day

27th Day

28th Day

29th Day

30th Day

31st Day

TO: (PLEASE PRINT)

PHONE

Signature Class Action

FROM: (PLEASE PRINT)
PHONE (630) 232-6333

Beck|Redden



1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

January 19, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

On Behalf of **Dylan Corp DBA Thomae Garza Funeral Home (TX)**

Dear Sir or Madam:

I want to exclude **Dylan Corp DBA Thomae Garza Funeral Home (TX)** and all of its affiliates and subsidiaries from the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455), hereinafter referred to as "Stericycle Class Action Settlement." I have been retained as outside counsel (attorney-in-fact) to represent **Dylan Corp DBA Thomae Garza Funeral Home's (TX)** interests in the above matter, which gives me authority to exclude **Dylan Corp DBA Thomae Garza Funeral Home (TX)** from the Stericycle Class Action Settlement.

My contact information is:

W. CURT WEBB

Position: Outside Counsel
Firm Name: BECK, REDDEN LLP
Address: 1221 McKinney Street, Suite 4500
Houston, TX 77010
Phone No.: (713) 951-6206

Entity seeking exclusion from the Stericycle Class Action Settlement:

Stericycle Class Action

January 19, 2018

Page 2

Name of Customer: **Dylan Corp DBA Thomae Garza Funeral Home (TX)**

Address: 395 S. Sam Houston, Blvd., San Benito, TX 78586

Phone No.: (956) 399-1331

On behalf of **Dylan Corp DBA Thomae Garza Funeral Home (TX)**, I am submitting this letter to exclude **Dylan Corp DBA Thomae Garza Funeral Home's (TX)** business and all locations from the Stericycle Class Action Settlement. This letter is intended to be read as broadly as possible and to exclude **Dylan Corp DBA Thomae Garza Funeral Home (TX)** from the Stericycle Class Action Settlement.

Very truly yours,

W. Curt Webb

W. Curt Webb

cc: Albert Vega
Dylan Corp DBA Thomae Garza Funeral Home (TX)
395 S. Sam Houston, Blvd.
San Benito, TX 78586

Beck|Redden

1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

January 22, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

Dear Sir or Madam:

Enclosed please find opt-out letters for the clients referenced in the attached list.

Very truly yours,

W. Curt Webb
W. Curt Webb

PLAINTIFF/TEXAS	POINT OF CONTACT	ADDRESS	COUNTY	CITY	STATE	ZIP	EMAIL	PHONE #
Highlands Medical Assoc.	Abbesayed, Dallas MD	607 E. Wallsville Road	Harris	Highlands	TX	77563	medicahighlands@yahoo.com	201-420-5386
Addy-Fishman DBA Garza Funeral Home	Vega, Albert	1025 E. Jackson St.	Cameron	Brownsville	TX	78520	tonagarza@hotmail.com	956-542-5511
Advanced OSM	Mathews, Joseph	21212 Northwest Fwy, Suite 605	Harris	Cypress	TX	77429	jmathews@advancedosm.com	281-955-2650
Arbor House of Marble Falls	Cherry, Shaye	1801 King Road	Burnet	Marble Falls	TX	78654	share@arborhouseliving.com	830-613-3260
Arbor House	Cherry, Shaye	4501 W. Main Street	Norman	Norman	OK	73072	share@arborhouseliving.com	405-310-2499
Arbor House of Mustang	Cherry, Shaye	830 N. Clearsprings Road	Mustang	Mustang	OK	73064	share@arborhouseliving.com	405-376-2872
Arbor House Assisted Living	Cherry, Shaye	4257 Lowes Drive	Temple	TX	76502	share@arborhouseliving.com	254-773-3081	
Arbor House Assisted Living of Rockwall	Cherry, Shaye	5250 Medical Drive	Rockwall	Rockwall	TX	75032	share@arborhouseliving.com	469-338-0204
Arbor House Assisted Living	Cherry, Shaye	8027 W. Virginia Drive	Dallas	Dallas	TX	75237	share@arborhouseliving.com	972-298-1331
Arbor House Assisted Living	Cherry, Shaye	900 Autumn Ridge Drive	Grandbury	Grandbury	TX	76048	share@arborhouseliving.com	817-573-7721
Baylor Animal Clinic	Burkitt, Trey	836 Grand Avenue	Bethel	Bethel	TX	75616	tbayloranimalclinic@gmail.com	281-359-3285
Broder, Lawrence MD	Broder, Lawrence	351 Cypress Creek Road, #204	Galveston	Cedar Park	TX	78613	lbroder@yahoo.com	512-354-2833
Crucible Physical Medicine	Landreau, Megan	6388 Lebanon Road, #101	Travis	Frisco	TX	75034	Billing@ChalmersWellness.com	214-446-5300
C&S Dental	Cutbirth, Elizabeth	15731 FM 2920 Road	Harris	Tomball	TX	77377	tomball@cutbirthandsanderson.com	281-356-3721
Curbirth & Sanderson	Curbirth, Elizabeth	827 Magnolia Blvd, #1	Montgomery	Magnolia	TX	77355	tomball@cutbirthandsanderson.com	281-356-3721
Dylan Corp DBA Tonae Garza Funeral Home	Vega, Albert	395 S. Sam Houston, Blvd.	Bexar	San Benito	TX	78386	tonagarza@hotmail.com	956-359-1331
Finesse Surgical Solutions	Schlotter, Michelle	1347 Thorpe Lane	Hays	San Marcos	TX	78666	info@finesseomedical.com	512-395-8770
Fort Bend Associates	Ranger, Amber	1601 Main Street, Suite 209	Fort Bend	Richmond	TX	77469	dpcoora@fbendental.com	281-499-3541
Fourtier Family Dentistry	Fourtier, L	2619 Washington Street	Waller	Tomball	TX	77484	LJFourtier@ut.net	936-372-9157
Heartstone Animal Clinic	Peltot, Steve	14606 FM 529	Harris	Houston	TX	77095	dpeletot@gmail.com	281-859-9244
Lipsky Jinsoner	Lipsky, Jimerson	1131 Tx-149	Harris	Carthage	TX	75633	jimersonlipsky@yahoo.com	903-692-2211
Mabrie Memorial Mortuary	Vaughner, Tiffany	5000 Almetra Road	Harris	Houston	TX	77004	mabriememorial@hotmail.com	713-942-6773
Nassour, Hebert MD	Nassour, Hebert	13215 Douson Road, Suite 200	El Paso	El Paso	TX	79902	kdassour@elprr.com	915-532-0555
Northwest Women's Center	Neill, Ken	912 S. Fleisch Avenue	Harris	Houston	TX	77070	ken@nwomens.com	281-444-3440
Pulmonary Spec. of Tyler	Bueno, Sora	1700 Carie Drive, Suite 3800	Harris	Tyler	TX	75701	sarah@psotmd.com	903-592-6901
Southwest Retina Consultants	Flores, Rick	2300 US-281	El Paso	El Paso	TX	79902	southwestretina@gmail.com	915-532-3912
Family Wellness Center	Steinman, Hous	506 Granby Drive	Burnet	Marble Falls	TX	78654	doctors@nctv.com	512-755-1619
Texas Family Medicine Center	Lyons, Jessica	19016 Stone Oak Pkwy, #280	Tomball	Tomball	TX	77375	fax: 281-255-3788	281-255-3838
Texas Spine Clinic - Bartow	Barton, Kevin	2302 Avenue P	Harris	San Antonio	TX	78235	barton_kevin@gmail.com	210-545-5111
The Eye Clinic of Texas	Woodward, Susan	8825 Bee Caves Road	Galveston	Galveston	TX	77550	swood@theeye@att.net	409-765-6324
Westside Dermatology	Nikolidakis, Rosanne	314 Northpark Drive, #C	Travis	Austin	TX	78746	rosanne@westsidedermatology.com	512-615-3149
STATE OF MISSISSIPPI								
POINT OF CONTACT								
Aleman, Pedro DDS	Aleman, Pedro	996 Northpark Drive, #C	Hinds	Ridgeland	MS	39157	ppaleman@comcast.net	601-997-9048
Bulldon Senior Care	Massey, Jay	314 Northpark Drive	Walton	Tylertown	MS	39067	Fax 601-442-0799	601-876-2173
Brantley-Phillips Funeral Home	Phillips, Janet	6875 Cockrum Road	DeSoto	Olive Branch	MS	38654	dantyphillipse37@gmail.com	662-895-2310
Clark Memorial Funeral Home	To Whom It May Concern	621 Ogle Clark Drive	Lauderdale	Meridian	MS	39301	clarkchappel@att.net	601-485-4021
Coggs Consultants, LLC	To Whom It May Concern	321 Main Street	Adams	Natchez	MS	39120	clarkchappel@att.net	601-442-0689
Custhall Funeral Home	To Whom It May Concern	302 N Pearl Street	Tishomingo	Lula	MS	38852	clarkchappel@att.net	662-423-5222
Family and Cosmetic Dentistry	Fairburn, Matthew	445 Northpark Drive	Madison	Ridgeland	MS	39157	clarkchappel@att.net	601-956-4007
Family Memorial Funeral Service	Thompson, Moses	326 W. North Street	Madison	Canton	MS	39046	clarkchappel@att.net	601-859-1507
Festmire Dental Group - Festmire, Robert	105 Head Drive	Davidson	Nashville	TN	37205	susan.bellmestide@comcast.net	615-352-1332	
Franklin, Brad DMD	Franklin, Brad	106 Central Blvd	Madison	Flora	MS	39071	clarkchappel@att.net	601-819-0031
Gamer, Lake MD	Gamer, Lake MD	949 Broadway Drive	Madison	Hattiesburg	MS	39041	clarkchappel@att.net	601-271-7500
Germany Dental	Jonathan Germany	2004 Courtside Drive	Rankin	Brentwood	MS	39042	clarkchappel@att.net	601-825-4746
Gerrets, Thomas, DMD	Garcets, Thomas	599A Seed Road	Madison	Ridgeland	MS	39157	clarkchappel@att.net	601-898-9782
Hernando Funeral Home	Taylor, Brent	2285 Hwy 51 S	DeSoto	Hernando	MS	39632	clarkchappel@att.net	662-429-5260
J. F. Brittenum & Son Funeral Home	Brittenum, C.F.	125 N. Memphis St.	Holmes	Holly Springs	MS	38635	brittenumson@qwestsouth.net	662-252-2341
Lexington Manor Senior Care, LLC	Massey, Jay	56 Rockport Road	Holmes	Lexington	MS	39093	clarkchappel@att.net	662-834-3021
Magnolia Senior Care, LLC	Massey, Jay	3701 Peter Quinn Drive	Hinds	Jackson	MS	39213	clarkchappel@att.net	601-366-1712

21/06/001
WCM

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE

CERTIFIED MAIL

NEOPOST
01/22/2018

US POSTAGE \$016.05⁰

ZIP 77010
041M10270567



Beck|Redden

Trial and Appellate Attorneys

1221 McKinney Street, Suite 4500 | Houston, Texas 77010 | www.beckredden.com

Stericycle Class Action
c/o GCC

P.O. Box 10515
Dublin, OH 43017-1515

Case No. 13-CV-5795, MDL No. 2455
In re: Stericycle, Inc. Steri-Safe Contract Litigation
United States District Court for the Northern District of Illinois

REQUEST FOR EXCLUSION FROM CLASS ACTION SETTLEMENT

Stericycle Class Action
c/o GCG
PO Box 10515
Dublin, OH 43017-1515

Dear Sir or Madam:

By completing, signing, and returning this form, I confirm that:

Thomae Garza Funeral Home
D.B.A. of Dylan Corp.
San Benito, TX 78586
Class Member No. - Unknown
Class Member Name - Unknown

Garden City Group, LLC

APR - 2 2018

requests to be **excluded** from the Class Action Settlement in the above-referenced litigation.

I have reviewed and understand the rights and terms described in the Class Notice. I understand that with this exclusion Thomas Garza Funeral Home D.B.A. of Dylan Corp. will not share in any recovery obtained by settlement and final judgment on behalf of the Class in the above-referenced litigation.

My contact information is:

(Printed Name)

Thomae Garza Funeral Home
D.B.A. of Dylan Corp.
395 S. Sam Houston, Blvd.
San Benito, TX 78586
(956) 399-1331

Account No./Customer No. (if known):

I affirm that I have authority, and am authorized, to sign on behalf Thomae Garza Funeral Home D.B.A. of Dylan Corp..

Signature: Alberto Vagni
Printed Name: Alberto Vagni
Title: President

Thomae Garza Funeral Home D.B.A. of Dylan Corp.

Date: 3/20/2018



1221 McKinney Street, Suite 4500 | Houston, Texas 77010
Phone 713.951.3700 | Fax 713.951.3720
www.beckredden.com

Curt Webb
cwebb@beckredden.com

Direct Dial: 713.951.6206

March 27, 2018

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

Via CM/RRR 7002 2030 0005 7009 4395

Re: Request to opt out of the Class Action Settlement for In re: Stericycle Inc., Steri-Safe Contract Litigation (Case No. 13-C-5795, MDL No. 2455)

Dear Sir or Madam:

Enclosed please find opt-out letter for clients referenced in the attached list.

Very truly yours,

W. Curt Webb

W. Curt Webb

WCW/ae
Enclosure

CLASS MEMBER NUMBER	NAME OF ENTITY	DBA OF LOCATION	COURT NAME
Unknown	Addy-Fishman	Garza Memorial Funeral Home	
Unknown	Dylan Corp DBA Thomae Garza Funeral Home	Thomae Garza Funeral Home	

NEOPOST
03/29/2018
U.S. POSTAGE



FIRST-CLASS MAIL
ZIP 77010
041M10270567



7002 2030 0005 7009 4395

OF THE RETURN ADDRESS, FOLD AT DOTTED LINE

CERTIFIED MAIL

Beck|Redden Trial and Appellate Attorneys

1221 McKinney Street, Suite 4500 | Houston, TX 77010 | www.beckredden.com

Stericycle Class Action
c/o GCG
P.O. Box 10515
Dublin, OH 43017-1515

2126.001